

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

1315 W. 4th Avenue • Kennewick, Washington 99336-6018 • (509) 735-7581

April 16, 1997

Mr. John D. Wagoner, Manager U.S. Department of Energy P.O. Box 550, MSIN: A7-50 Richland, WA 99352

Mr. Henry J. Hatch, President and CEO Fluor Daniel Hanford, Inc. P.O. Box 1000, MSIN: H5-20 Richland, WA 99352

Mr. Robert M. Little, President Bechtel Hanford, Inc. P.O. Box 969, MSIN: H0-09 Richland, WA 99352

Dr. William J. Madia, Director Pacific Northwest National Laboratory P.O. Box 999, MSIN: K1-46 Richland, WA 99352

Dear Messrs. Wagoner, Hatch, Little, and Madia:

This letter transmits the Dangerous Waste Portion of the Hanford Facility Wide Resource Conservation and Recovery Act Permit, Revision 3A, for the Treatment, Storage, and Disposal of Dangerous Waste (the Permit).

This revision of the Permit was generated by the Washington State Department of Ecology to make a number of changes reflecting administrative and informational modifications, changes in facility control, and other editorial corrections. These changes, listed in the enclosed table, have been made in accordance with the Permit Modification requirements of Washington Administrative Code (WAC) 173-303-830 (2)(b), (4)(a), and Appendix I (A)[(1), (2) and(7)].



Messrs. Wagoner, Hatch, Little, and Madia April 16, 1997 Page 2

Although these changes are Class 1 modifications and do not require Public Involvement (PI), this revision of the Permit will be announced through the appropriate PI avenues and added to the Hanford Administrative Record.

If you have any questions or concerns regarding the above information, please contact Moses Jaraysi at (509) 736-3016.

Sincerely,

Michael Wilson, Manager Nuclear Waste Program

MW:MJ:sb Enclosure

cc: Máry Lou Blazek, ODOE Administrative Record

PAGE CHANGES TO THE HANFORD FACILITY RCRA PERMIT REVISION 3

Page#	Change	Remarks
	Permit Applicability I	Matrix
	New Pages Provided: Add conditions: Add condition III.3.A PUREX Tunnels Add condition III.3.B PUREX Tunnels V.9.A. (Hanford Patrol Academy Demo.) V.9.B. (Hanford Patrol Academy Demo.) V.10.A (105-DR Facility) V.10.B (105-DR Facility) V.11.A. (304 Concretion Facility) V.11.B. (304 Concretion Facility)	All the listed conditions are existing conditions that were inadvertently deleted from the Applicability Matrix when reproduced to reflect Mod B changes.
	Permit Condition	ns
4 and 5	List of Attachments:	Two types of changes: reflecting latest revisions of various documents. Marking the "clean closed" units
6	Introduction:	Replace Westinghouse Hanford Company with Fluor Daniel Hanford, Inc. (FDH)
8 and 9	Definitions:	Replace Westinghouse Hanford Company with Fluor Daniel Hanford, Inc. (FDH)
10 and 11	Acronyms:	 Add the Acronym (FDH) for Fluor Daniel Hanford, Inc. on page 10. Delete Westinghouse on page 11
12	Part I - Standard Conditions:	Replace Westinghouse Hanford Company with Fluor Daniel Hanford, Inc.
20	Part II - General Facility Conditions:	Change Contingency Plan point of contact in condition II.A.4 Delete lines 19 through 26
26	Part II - (continued): Well Remediation and Abandonment:	Replace duration for meeting commitments with actual dates. No changes in requirements made.
34 and 35	Mapping of Underground Piping:	Replace duration for meeting commitments with actual dates. No changes in requirements made.
37 and 38	Part III - Final Status Operations: Chapter 1: 616 Storage Facility	Types of changes: reflecting latest revisions of applicable documents. reflecting Class 1 and 3 modifications to elements of the Permit Application. Only changes to condition III.1.A. are adopted.

Page #	Change	Remarks Remarks
38	Chapter 1: 616 Storage Facility	Condition III.1.B: Add: "The following amendments, III.1.B.(a through bbb), have been reflected in the respective documents, and will be deleted from the Permit in Rev. 4, 1997"
44	Chapter 2: 305-B Storage Facility	Condition III.2.A., Line 12: "Part A, Form 3, Permit Application, Revision 1"
47	Chapter 2: 305-B Storage Facility	 Text changes to condition III.2.B.dd. "(seven) small chemical storage cabinets," four 5ft X 5ft stainless steel contained pans with (5 1/2) in. sides. Add: "A fumehood is located in the RMW cell on the south end of the east wall. The hood is utilized for mixed waste container sampling and packaging"
49	Chapter 3: PUREX Storage Tunnels	Condition III.3.A., Line 12: "Part A, Form 3, Permit Application, Revision 3"
51	Part V - Closure Units Chapter 1: 183-H Evaporation Basins	Condition V.1.A., Line 13: "Part A, Form 3, Permit Application, Revision 4"
54	Chapter 2: 300 Area Sol. Evaporator	Line 3 to read: "Clean Closed, July 31, 1995"
56	Chapter 3: 2727-S Storage	Line 3 to read: "Clean Closed, July 31, 1995"
58	Chapter 4: Simulated High Level Waste Slurry Treatment & Storage	Line 3 to read: "Clean Closed, October 23, 1995"
59	Chapter 5: 218-E-8 Borrow Pit Demo	Line 3 to read: "Clean Closed, November 28, 1995"
59	Chapter 6: 200 W Ash Pit Demo	Line 3 to read: "Clean Closed, November 28, 1995"
63	Chapter 7: 2101-M Pond	Line 3 to read: "Clean Closed, November 28, 1995"
64	Chapter 8: 216-B-3 Expansion Ponds	Line 3 to read: "Clean Closed, July 31, 1995"
65	Chapter 9: Hanford Patrol Academy Demo Site	Line 3 to read: "Clean Closed, November 28, 1995"
69	Chapter 11: 304 Concretion Facility	Line 3 to read: "Clean Closed, January 21, 1996"

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71	Chapter 12: 4843 Alk. Metal Storage	Condition V.12.A., Line 11: "Part A, Form 3, Permit Application, Revision 2"
72	Chapter 13: 3718-F Alk. Storage	Condition V.13.A., Line 25: "Part A, Form 3, Permit Application, Revision 3"
74	Chapter 14: 303 - K Storage Facility	Condition V.14.A., Line 11: "Part A, Form 3, Permit Application, Revision 3"
76	Part VI - Modified & Post Closures Chapter 1: 300 Area Process Trenches	Condition VI.1.A., Line 14: "Part A, Form 3, Permit Application, Revision 4"
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DANGEROUS WASTE PORTION OF THE RESOURCE CONSERVATION AND RECOVERY ACT PERMIT FOR THE TREATMENT, STORAGE, AND DISPOSAL OF DANGEROUS WASTE

Department of Ecology Nuclear Waste Program P.O. Box 47600 Olympia, Washington 98504-7600 Telephone: (360) 407-7132

Issued in accordance with the applicable provisions of the Hazardous Waste Management Act, Chapter 70.105 RCW, and the regulations promulgated thereunder in Chapter 173-303 WAC.

ISSUED TO:

U.S. Department of Energy Richland Operations Office (Owner/Operator) P.O. Box 550 Richland, Washington 99352 Telephone: (509) 376-7395

Fluor Daniel Hanford, Inc. (Co-Operator)
P.O. Box 1000
Richland, Washington 99352
Telephone: (509) 372-2886

Bechtel Hanford, Inc. (Co-operator) P.O. Box 969 Richland, Washington 99352 Telephone: (509) 376-4645

Pacific Northwest National Laboratory (Co-Operator) P.O. Box 999 Richland, Washington 99352 Telephone: (509) 375-6600

This Permit, as modified on November 26, 1996, is effective as of December 26, 1996, and shall remain in effect through September 27, 2004, unless revoked and reissued under WAC 173-303-830(3), terminated under WAC 173-303-830(5), or continued in accordance with WAC 173-303-806(7).

ISSUED BY: WASHINGTON STATE DEPARTMENT OF ECOLOGY

Michael Wilson, Manager Nuclear Waste Program Department of Ecology

Date: 4/10/97

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LIST OF ATTACHMENTS

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The following listed documents are attached in their entirety. However, only those portions of the Attachments specified in Parts I through VI are enforceable Conditions of this Permit and subject to the Permit modification requirements of Condition I.C.3. Changes to portions of the Attachments which are not subject to the Permit modification process shall be addressed in accordance with Conditions I.E.8., I.E.11., I.E.13., I.E.15. through I.E.20., and I.E.22. The Department has, as deemed necessary, modified specific language in these Attachments. These modifications are described in the Conditions (Parts I through VI), and thereby supersede the language of the Attachment.						
Attachment 1	Hanford Federal Facility Agreement and Consent Order, (As Amended)					
Attachment 2	Hanford Facility Legal Description					
Attachment 3	Permit Applicability Matrix (As Revised on November 26, 1996)					
Attachment 4	Hanford Facility Contingency Plan, Revision 2, July 1996					
Attachment 5	Purgewater Management Plan, July 1990					
Attachment 6	Hanford Well Remediation and Decommissioning Plan, Revision 0					
Attachment 7	Policy on Remediation of Existing Wells and Acceptance Criteria for RCRA and CERCLA, June 1990					
Attachment 8	616 Nonradioactive Dangerous Waste Storage Facility Part A, Form 3, Revision 6, October 1, 1996 & Part B Permit Application, Revision 2, September 1991, and Approved Modifications					
Attachment 9	616 Nonradioactive Dangerous Waste Shipping Lists					
Attachment 10	616 Nonradioactive Dangerous Waste Facility Description of Procedures					
Attachment 11	183-H Solar Evaporation Basins Closure/Post-Closure Plan, Revision 3, June 1991					
Attachment 12	Decommissioning Work Plan "Concrete Sampling - 183-H Solar Evaporation Basins" (DWP-H-080-00001) 8-26-91, Revision A-3					
Attachment 13	Decommissioning Work Plan "Core Drill Sampling - 183-H Solar Evaporation Basins (Phase I)" (DWP-H-080-00005) 2-8-91, Revision A-1					
Attachment 14	"183-H Solar Evaporation Basins Vadose Zone Sampling Plan" (WHC-SD-EN-AP-056) 6-25-91, Revision 0					
Attachment 15	Decommissioning Work Plan "Berm Removal for 183-H Solar Evaporation Basins" (DWP-H-026-00008) 1-16-91, Revision A-0					
Attachment 16	300 Area Solvent Evaporator Closure Plan, Revision 3B, September 1992 (Clean Closed, July 31, 1995)					
Attachment 17	2727-S Nonradioactive Dangerous Waste Storage Facility Closure Plan, Revision 3, January 1992 (Clean Closed, July 31, 1995)					
Attachment 18	305-B Storage Facility Part A, Form 3, Revision 1, September 25, 1990 and Part B Permit Application, Revision 2, October 1992, and Approved Modifications					
Attachment 19	Simulated High Level Waste Slurry TSD Closure Plan, Revision 6A, November 1994 (Clean Closed, October 23, 1995)					
_	Attachments specified in Permit modification requinot subject to the Permit I.E.11 I.E.13., I.E.15. th specific language in these through VI), and thereby Attachment 1 Attachment 2 Attachment 3 Attachment 4 Attachment 5 Attachment 6 Attachment 7 Attachment 8 Attachment 10 Attachment 11 Attachment 11 Attachment 12 Attachment 13 Attachment 14 Attachment 15 Attachment 16 Attachment 16 Attachment 17 Attachment 17					

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1 2	Attachment 20	218-E-8 Borrow Pit Demolition Site Closure Plan, Revision 1, October 1994 (Clean Closed, November 28, 1995)
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5 6	Attachment 22	2101-M Pond Closure Plan, Revision 2A, July 1993 (Clean Closed, November 28, 1995)
7 8	Attachment 23	216-B-3 Expansion Ponds Closure Plans, Revision 2, October 1994 (Clean Closed, July 31, 1995)
9 10	Attachment 24	Hanford Patrol Academy Demolition Site Closure Plan, Revision 1, December 1994 (Clean Closed, November 28, 1995)
11	Attachment 25	105-DR Large Sodium Fire Facility Closure Plan, Revision 2, March 1995
12 13	Attachment 26	304 Concretion Facility Closure Plan, Revision 2A, November 1993 (Clean Closed, January 21, 1996)
14	Attachment 27	Permit Modification Schedule
15	Attachment 28	PUREX Storage Tunnels Part A & B, Revision 3, July 1996
16	Attachment 29	4843 Closure Plan, Revision 1, September 1995
17	Attachment 30	3718-F Closure Plan, Revision 2, November 1995
18	Attachment 31	300 Area Process Trenches Part A & B, Revision 1
19	Attachment 32	303-K Storage Facility Closure Plan, Revision 2A, June 1995
20	Attachment 33	General Information Document, Revision 2, July 1996

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INTRODUCTION

2 Pursuant to Chapter 70.105 Revised Code of Washington (RCW), the Hazardous Waste Management Act

- 3 (HWMA) of 1976, as amended, Chapter 70.105D RCW, the Model Toxics Control Act, and regulations
- 4 promulgated thereunder by the Washington State Department of Ecology (hereafter called the
- 5 Department), codified in Chapter 173-303 Washington Administrative Code (WAC), Dangerous Waste
- 6 Regulations, a Dangerous Waste Permit is issued to the U.S. Department of Energy Richland Operations
- 7 Office (DOE-RL), (owner/operator), and its contractors (Fluor Daniel Hanford, Inc. (FDH) (co-operator),
- 8 Pacific Northwest National Laboratory (PNNL) (co-operator), and Bechtel Hanford. Incorporated (BHI)
- 9 (co-operator)) (hereafter called the Permittees), for the treatment, storage, and disposal of dangerous waste
- 10 at the Hanford Facility.

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- This Dangerous Waste Permit, issued in conjunction with the U.S. Environmental Protection Agency's
- (hereafter call the Agency) Hazardous and Solid Waste Amendments Portion of the Resource Conservation
- and Recovery Act Permit for the Treatment. Storage, and Disposal of Hazardous Waste (HSWA Permit),
- 14 constitutes the Resource Conservation and Recovery Act Permit (RCRA Permit) for the Hanford Facility.
- Use of the term "Permit" within the Dangerous Waste Permit shall refer to the Dangerous Waste Permit
- 16 while use of the term "Permit" within the HSWA Permit shall refer to the HSWA Permit. Use of the same
- 17 term in both the Dangerous Waste Permit and the HSWA Permit, shall have the standard meaning
- associated with the activities addressed by the Permit in which the term is used. Such meanings shall
- 19 prevail except where specifically stated otherwise.
- 20 The Permittees shall comply with all terms and Conditions set forth in this Permit and those portions of the
- 21 Attachments that have been specifically incorporated into this Permit. When the Permit and the
- 22 Attachments (except Attachment 1) conflict, the wording of the Permit will prevail. The Permit is
- 23 intended to be consistent with the terms and conditions of the Hanford Federal Facility Agreement and
- 24 Consent Order (FFACO, Attachment 1). The Permittees shall also comply with all applicable state
- 25 regulations, including Chapter 173-303 WAC.
- 26 Applicable state regulations are those which are in effect on the date of issuance, or as specified in
- 27 subsequent modifications of this Permit. In addition, applicable state regulations include any self-
- 28 implementing statutory provisions and related regulations which, according to the requirements of the
- 29 HWMA, as amended, or other law(s), are automatically applicable to the Permittees' dangerous waste
- 30 management activities, notwithstanding the Conditions of this Permit.
- 31 This Permit is based upon the administrative record, as required by WAC 173-303-840. The Permittees'
- 32 failure in the application or during the Permit issuance process to fully disclose all relevant facts, or the
- 33 Permittees' misrepresentation of any relevant facts at any time, shall be grounds for the termination or
- 34 modification of this Permit and/or initiation of an enforcement action, including criminal proceedings. The
- 35 Permittees shall inform the Department of any deviation from Permit Conditions or changes in the
- 36 information on which the application is based which would affect either the Permittees' ability to comply
- or actual compliance with the applicable regulations or Permit Conditions or which alters any Condition of
- 38 this Permit in any way.
- 39 The Department shall enforce all Conditions of this Permit for which the State of Washington is
- authorized, or which are "state-only" provisions (i.e., Conditions broader in scope or more stringent than
- 41 the Federal RCRA program). Any challenges of any Permit Condition may be appealed in accordance
- with WAC 173-303-845. In the event that any Permit Condition is challenged by any Permittee under
- WAC 173-303-845, the Department may stay any such Permit Condition as it pertains to all Permittees in
- 44 accordance with the same terms of any stay it grants to the challenging Permittee. If such a stay is granted,
- 45 it will constitute a "stay by the issuing agency" within the meaning of RCW 43.21B.320(1).
- This Permit has been developed to allow a step-wise permitting process of the Hanford Facility to ensure
- 47 the proper implementation of the FFACO. In order to accomplish this, this Permit consists of six (6) Parts.

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1 Part I. Standard Conditions. contains Conditions which are similar to those appearing in all dangerous

- 2 waste permits.
- Part II. General Facility Conditions, combines typical dangerous waste Permit Conditions with those
- 4 Conditions intended to address issues specific to the Hanford Facility. Where appropriate, the General
- 5 Facility Conditions apply to all final status dangerous waste management activities at the Facility. Where
- 6 appropriate, the General Facility Conditions also address dangerous waste management activities which
- 7 may not be directly associated with distinct treatment, storage, and disposal (TSD) units or which may be
- 8 associated with many TSD units (i.e., spill reporting, training, contingency planning, etc.).
- 9 Part III, Unit-Specific Conditions for Operating Units, contains those Permit requirements which apply
- to each individual TSD unit operating under final status. Conditions for each TSD unit are found in a
- Chapter dedicated to that TSD unit. These unit-specific Chapters contain references to Standard and
- General Conditions (Parts I and II), as well as additional requirements which are intended to ensure that
- each TSD unit is operated in an efficient and environmentally protective manner.
- Part IV, Corrective Actions for Past Practice, references the Agency's HSWA Permit. The HSWA
- Permit contains those requirements that apply to the identification of Solid Waste Management Units
- 16 (SWMUs) at the Facility and conduct of investigations and remediations at such SWMUs. The HSWA
- 17 Permit addresses both SWMUs that are located on the USDOE managed portions of the Facility as well as
- 18 SWMUs which are not located on USDOE managed property (i.e., leased lands). Any SWMUs located on
- 19 USDOE managed property are, or will be, included in the FFACO and assigned to operable units. The
- 20 processes and procedures to be followed, and the schedules of compliance for investigation and subsequent
- 21 remediation, will be contained in the FFACO. SWMUs not located on USDOE managed property will
- 22 undergo investigations and remediations, as necessary, in accordance with the requirements and schedules
- 23 identified in the HSWA Permit.
- 24 It is intended that, once the Department receives authorization from the Agency to implement the
- 25 Corrective Action provisions, these requirements will be incorporated into this Part through a Permit
- 26 modification. Until the Department receives authorization for the Corrective Action provisions of RCRA,
- 27 the Agency shall maintain regulatory lead for these requirements.
- 28 Part V, Unit-Specific Conditions for Units Undergoing Closure, contains those requirements which
- 29 apply to those specific TSD units included in this Part that are undergoing closure. In accordance with
- 30 Section 5.3. of the Action Plan of the FFACO, all TSD units that undergo closure, irrespective of permit
- 31 status, shall be closed pursuant to the authorized State Dangerous Waste Program in accordance with
- WAC 173-303-610. Requirements for each TSD unit undergoing closure are found in a Chapter dedicated
- 33 to that TSD unit. These unit-specific Chapters contain references to Standard Conditions (Part I) and
- 34 General Conditions (Part II), as well as additional requirements which are intended to ensure that each
- 35 TSD unit is closed in an efficient and environmentally protective manner.
- Part VI, Unit-Specific Conditions for Units in Post-Closure, contains requirements which apply to those
- 37 specific units in this Part that have completed modified or landfill closure requirements and now only need
- to meet post-closure standards. As set out in Section 5.3 of the Action Plan of the FFACO, certain TSD
- 39 units shall be permitted for post-closure care pursuant to the authorized State Dangerous Waste Program
- 40 (173-303 WAC) and the Hazardous and Solid Waste Amendments. Requirements for each unit
- 41 undergoing post-closure care are found in a Chapter, within this Part, dedicated to that unit. These unit
- 42 specific Chapters may contain references to Standard Conditions (Part I) and General Conditions (Part II),
- as well as, the unit specific conditions, all of which are intended to ensure the unit is managed in an
- 44 efficient, environmentally protective manner.

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DEFINITIONS

All definitions contained in the FFACO, May 1989, as amended, are hereby incorporated, in their entirety, by reference into this Permit, except that any of the definitions used below. (a) through (n) shall supersede

any definition of the same term given in the FFACO. However, the Permit is intended to be consistent

5 with the FFACO.

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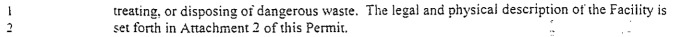
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- 6 All definitions contained in WAC 173-303-040 are hereby incorporated, in their entirety, by reference into
- 7 this Permit, except that any of the definitions used below, (a) through (n), shall supersede any definition of
- the same term given in WAC 173-303-040.
- Where terms are defined in both Chapter 173-303 WAC and the FFACO, the definitions contained in
- 10 Chapter 173-303 WAC shall supersede any definition of the same term given in the FFACO.
- Where terms are not defined in the regulations, the Permit or the FFACO, the meaning associated with
- such terms shall be defined by a standard dictionary reference or the generally accepted scientific or
- industrial meaning of the term.
- 14 As used in this Permit, words in the masculine gender also include the feminine and neuter genders, words
- in the singular include the plural, and words in the plural include the singular.
- 16 The following definitions apply throughout this Permit:
 - a. The term "Critical Systems," as applied to determining whether a permit modification is required, means those specific portions of a TSD unit's structure or equipment whose failure could lead to the release of dangerous waste into the environment and/or systems which include processes which treat, transfer, store, or dispose of regulated wastes. A list identifying the critical systems of a specific TSD unit may be developed and included in Part III, V, and/or VI of this Permit. In developing a critical system list, or in the absence of a critical system list, WAC 173-303-830 modifications shall be considered.
 - b. The term "Contractor(s)" means, unless specifically identified otherwise in this Permit or attachments, Fluor Daniel Hanford, Inc. (FDH), Pacific Northwest National Laboratory (PNNL), and Bechtei Hanford, Inc. (BHI).
 - c. The term "Dangerous Waste" means those solid wastes designated under Chapter 173-303
 WAC as dangerous or extremely hazardous waste. As used in the Permit, the word
 "dangerous waste" shall refer to the full universe of wastes regulated by Chapter 70.105 RCW
 and Chapter 173-303 WAC (including dangerous waste, hazardous waste, extremely
 hazardous waste, mixed waste, and acutely hazardous waste).
 - d. The term "Days" means calendar days, unless specifically identified otherwise. Any submittal, notification, or recordkeeping requirement that would be due under the Conditions of this Permit on a Saturday, Sunday, or federal or state holiday shall be due on the following business day, unless specifically specified otherwise in the Permit.
 - e. The term "Department" means the Washington State Department of Ecology (with the address as specified on page one (1) of this Permit).
- The term "Director" means the Director of the Washington State Department of Ecology or a designated representative. The Program Manager of the Nuclear Waste Program (with the address as specified on page one of this Permit) is a duly authorized and designated representative of the Director for purposes of this Permit.
- 42 g. The term "Facility" means all contiguous land, structures, other appurtenances, and
 43 improvements on the land used for recycling, reusing, reclaiming, transferring, storing,

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h. The term "FFACO" means the Hanford Federal Facility Agreement and Consent Order, as amended.

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- i. The term "RCRA Permit" means the Dangerous Waste Portion of the RCRA Permit for the Treatment. Storage, and Disposal of Dangerous Waste (Dangerous Waste Permit) issued by the Washington State Department of Ecology, pursuant to Chapter 70.105 RCW and Chapter 173-303 WAC coupled with the HSWA Portion of the RCRA Permit for the Treatment, Storage, and Disposal of Hazardous Waste (HSWA Permit) issued by the EPA, Region 10, pursuant to 42 U.S.C. 6901 et seq. and 40 CFR Parts 124 and 270.
- j. The term "Permittees" means the United States Department of Energy (owner/operator), Fluor Daniel Hanford, Inc. (co-operator), Bechtel Hanford, Inc. (co-operator), and Pacific Northwest National Laboratory (co-operator).
 - k. The term "Raw Data" means the initial value of analog or digital instrument outputs and/or manually recorded values obtained from measurement tools or personal observation. These values are converted into reportable data (e.g., concentration, percent moisture) via automated procedures and/or manual calculations.
 - I. The term "Reasonable Times" means normal business hours, hours during which production, treatment, storage, construction, disposal, or discharge occurs or times when the Department suspects a violation requiring immediate inspection.
 - m. The term "Significant Discrepancy" in regard to a manifest or shipping paper means a discrepancy between the quantity or type of dangerous waste designated on the manifest or shipping paper and the quantity or type of dangerous waste a TSD unit actually receives. A significant discrepancy in quantity is a variation greater than ten (10) percent in weight for bulk quantities (e.g., tanker trucks, railroad tank cars, etc.) or any variation in piece count for nonbulk quantities (i.e., any missing container or package would be a significant discrepancy). A significant discrepancy in type is an obvious physical or chemical difference which can be discovered by inspection or waste analysis (e.g., waste solvent substituted for waste acid).
 - n. The term "Unit" (or "TSD unit"), as used in Parts I through VI of this Permit, means the contiguous area of land on or in which dangerous waste is placed, or the largest area in which there is a significant likelihood of mixing dangerous waste constituents in the same area. A TSD unit, for purposes of this Permit, is a subgroup of the Facility which has been identified in a Hanford Facility Dangerous Waste Part A Permit Application Form 3.

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1		<u>ACRONYMS</u>		
2	AGENCY .	U.S. Environmental Protection Agency, Region X		-
3	APP	Used to Denote Appendix Page Numbers	;	,
4	вні	Bechtel Hanford, Inc.		
5 6	CERCLA	Comprehensive Environmental Response Compensation and 1980 (as Amended by the Superfund Reauthorization Act of	1 Liability A f 1986)	Act of
7	CFR	Code of Federal Regulations		
8	CIP	Construction Inspection Plan		
9	CLP	Contract Laboratory Program		
10	Department	Washington State Department of Ecology	_ .	-
11	DOE-RL	U.S. Department of Energy, Richland Operations Office	-	
12	EC	Emergency Coordinator		
13	Ecology	Washington State Department of Ecology		
14	ECN	Engineering Change Notice	Ξ	
15	EPA	U.S. Environmental Protection Agency		
16	FDH	Fluor Daniel Hanford, Inc.		
17	FFACO	Hanford Federal Facility Agreement and Consent Order		
18	HSWA	Hazardous and Solid Waste Amendments of 1984		
19	HWMA	Hazardous Waste Management Act	-	
20	MTCA	Model Toxics Control Act		
21	NCR	Nonconformance Report		
22	616 NRDWSF	616 Nonradioactive Dangerous Waste Storage Facility		
23	OSWER	Office of Solid Waste and Emergency Response	_	
24	PNNL	Pacific Northwest National Laboratory	~	÷
25	QA	Quality Assurance		
26	QAPP	Quality Assurance Project Plan	-	
27	QC	Quality Control		
28	RCRA	Resource Conservation and Recovery Act of 1976		
29	RCW	Revised Code of Washington		•
30	SAP	Sampling and Analysis Plan		
31	SARA .	Superfund Amendments and Reauthorization Act of 1986	•	
32	SOP	Standard Operating Procedure		
33	SWMU	Solid Waste Management Unit		
34	TCLP	Toxicity Characteristic Leaching Procedure		-
35	TSD	Treatment, Storage, and/or Disposal	-	

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USDOE
 WAC
 Washington Administrative Code
 WAP
 Waste Analysis Plan

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PART I - STANDARD CONDITIONS ì I.A. EFFECT OF PERMIT 2 The Permittees are authorized to treat, store, and dispose of dangerous waste in accordance I.A. I.a. 3 with the Conditions of this Permit and in accordance with the applicable provisions of 4 Chapter 173-303 WAC (including provisions of the Chapter as they have been applied in the 5 FFACO). Any treatment, storage, or disposal of dangerous waste by the Permittees at the 6 Facility that is not authorized by this Permit, or by WAC 173-303-400 (including provisions 7 of this regulation as they have been applied in the FFACO) for those TSD units not subject to 8 this Permit, and for which a permit is required by Chapter 173-303 WAC, is prohibited. 9 TSD units operating or closing under interim status shall maintain interim status until that 10 TSD unit is incorporated into Part III, V, and/or VI of this Permit or until interim status is 11 terminated under WAC 173-303-805(8). Interim status units shall be incorporated into this 12 Permit through the Permit modification process. 13 I.A.1.b. The Conditions of this Permit shall be applied to the Facility as defined by the Permit 14 15 Applicability Matrix (Attachment 3). USDOE is responsible for activities which include, but are not limited to, the overall I.A.2. 16 17 management and operation of the Facility. 18 Fluor Daniel Hanford, Inc. is identified as a Permittee for activities subject to the Conditions 19 of this Permit where its agents, employees, or subcontractors have operational and/or management responsibilities and control. 20 PNNL is identified as a Permittee for activities subject to the Conditions of this Permit where 21 22 its agents, employees, or subcontractors have operational and/or management responsibilities 23 and control. 24 BHI is identified as a Permittee for activities subject to the Conditions of this Permit where its 25 agents, employees, or subcontractors have operational and/or management responsibilities 26 and control. I.A.3. 27 Coordination With The FFACO Each TSD unit shall have an application for a final status permit or closure/post-closure plan 28 29 submitted to the Department in accordance with the schedules identified in the FFACO 30 (Milestone M-20-00). After completion of the permit application or closure plan review, a final permit decision will be made pursuant to WAC 173-303-840. Specific conditions for 31 each TSD unit shall be incorporated into this Permit in accordance with the Class 3 permit 32 33 modification procedure identified in Condition I.C.3., at the time identified in the five year Permit Modification Schedule in Attachment 27. 34 35 I.B. PERSONAL AND PROPERTY RIGHTS 36 This Permit does not convey property rights of any sort or any exclusive privilege; nor does it authorize any injury to persons or property, or any invasion of other private rights, or any 37 violation of federal, state, or local laws or regulations. 38 39 I.C. PERMIT ACTIONS I.C.1. 40 Modification, Revocation, Reissuance, or Termination

This Permit may be modified, revoked and reissued, or terminated by the Department for

cause as specified in WAC 173-303-830(3),(4), and (5).

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I.C.2. Filing of a Request

The filing of a request for a permit modification, or revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance on the part of the
Permittees shall not stay the applicability or enforceability of any Condition except as provided in WAC 173-303-830(3),(4), and (5).

I.C.3. Modifications

Except as provided otherwise by specific language in this Permit, the Permit modification procedures of WAC 173-303-830 shall apply to modifications or changes in design or operation of the Facility or any modification or change in dangerous waste management practices covered by this Permit. As an exception, the Permittees shall provide notifications to the Department required by WAC 173-303-830(4)(a)(i)(A) on a quarterly basis. Each quarterly notification shall be submitted within ten (10) days of the end of the quarter and provide the required information for all such modifications put into effect during that reporting period. Quarterly reporting periods shall be based upon the state Fiscal Year.

I.D. <u>SEVERABILITY</u>

I.D.1. Effect of Invalidation

The provisions of this Permit are severable, and if any provision of this Permit, or the application of any provision of this Permit to any circumstance is contested and/or held invalid, the application of such provision to other circumstances and the remainder of this Permit shall not be affected thereby. Invalidation of any state statutory or regulatory provision which forms the basis for any Condition of this Permit does not affect the validity of any other state statutory or regulatory basis for said Condition.

23 I.D.2. Final Resolution

In the event that a Condition of this Permit is stayed for any reason, the Permittees shall continue to comply with the related applicable and relevant interim status standards in WAC 173-303-400 until final resolution of the stayed Condition, unless the Department determines compliance with the related applicable and relevant interim status standards would be technologically incompatible with compliance with other Conditions of this Permit which have not been stayed, or unless the FFACO authorizes an alternative action, in which case the Permittees shall comply with the FFACO.

31 I.E DUTIES AND REQUIREMENTS

32 I.E.1. Duty to Comply

The Permittees shall comply with all Conditions of this Permit, except to the extent and for the duration such noncompliance is authorized by an emergency permit issued under WAC 173-303-804. Any Permit noncompliance other than noncompliance authorized by an emergency permit constitutes a violation of Chapter 70.105 RCW, as amended, and is grounds for enforcement action, Permit termination, modification or revocation and reissuance of the Permit, and/or denial of a Permit renewal application.

I.E.2. Compliance Not Constituting Defense

Compliance with the terms of this Permit does not constitute a defense to any order issued or any action brought under Section 3007, 3008, 3013, or 7003 of RCRA (42 U.S.C. Sections 6927, 6928, 6934, and 6973), Section 104, 106(a) or 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) [42 U.S.C. Sections 9604, 9606(a), and 9607], as amended by the Superfund Amendments and

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Reauthorization Act of 1986 (42 U.S.C. 9601 et seq.), or any other federal, state, or local law governing protection of public health or the environment; provided, however, that compliance with this Permit during its term constitutes compliance at those areas subject to this Permit for the purpose of enforcement with WAC 173-303-140, WAC 173-303-180, WAC 173-303-280 through -395, WAC 173-303-600 through -680, WAC 173-303-810, and WAC 173-303-830, except for Permit modifications and those requirements not included in the Permit that become effective by statute, or that are promulgated under 40 CFR Part 268 restricting the placement of dangerous waste in or on the land.

9 l.E.3. Duty to Reapply

 If the Permittees wish to continue an activity regulated by this Permit after the expiration date of this Permit, the Permittees must apply for and obtain a new Permit, in accordance with WAC 173-303-806(6).

13 I.E.4. Permit Expiration and Continuation

This Permit, and all Conditions herein, will remain in effect beyond the Permit's expiration date until the effective date of the new permit if the Permittees have submitted a timely, complete application for renewal per WAC 173-303-806 and, through no fault of the Permittees, the Department has not made a final Permit determination as set forth in WAC 173-303-840.

19 I.E.5. Need to Halt or Reduce Activity Not a Defense

It shall not be a defense in the case of an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the Conditions of this Permit.

23 I.E.6. Duty to Mitigate

In the event of noncompliance with the Permit, the Permittees shall take all reasonable steps to minimize releases to the environment, and shall carry out such measures as are reasonable to minimize or correct adverse impacts on human health and the environment.

27 I.E.7. Proper Operation and Maintenance

The Permittees shall at all times properly operate and maintain all facilities and systems of treatment and control which are installed or used by the Permittees to achieve compliance with the Conditions of this Permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls including appropriate quality assurance/quality control procedures. This provision requires the operation of backup or auxiliary facilities or similar systems only when necessary to achieve compliance with the Conditions of the Permit.

I.E.8. Duty to Provide Information

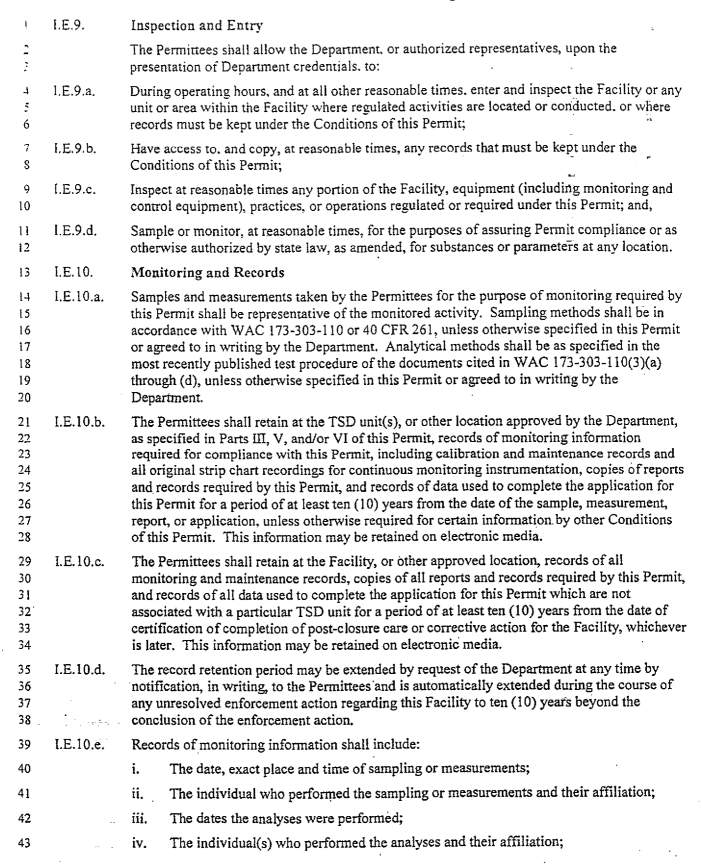
The Permittees shall furnish to the Department, within a reasonable time, any relevant Information which the Department may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this Permit, or to determine compliance with this Permit. The Permittees shall also furnish to the Department, upon request, copies of records required to be kept by this Permit.

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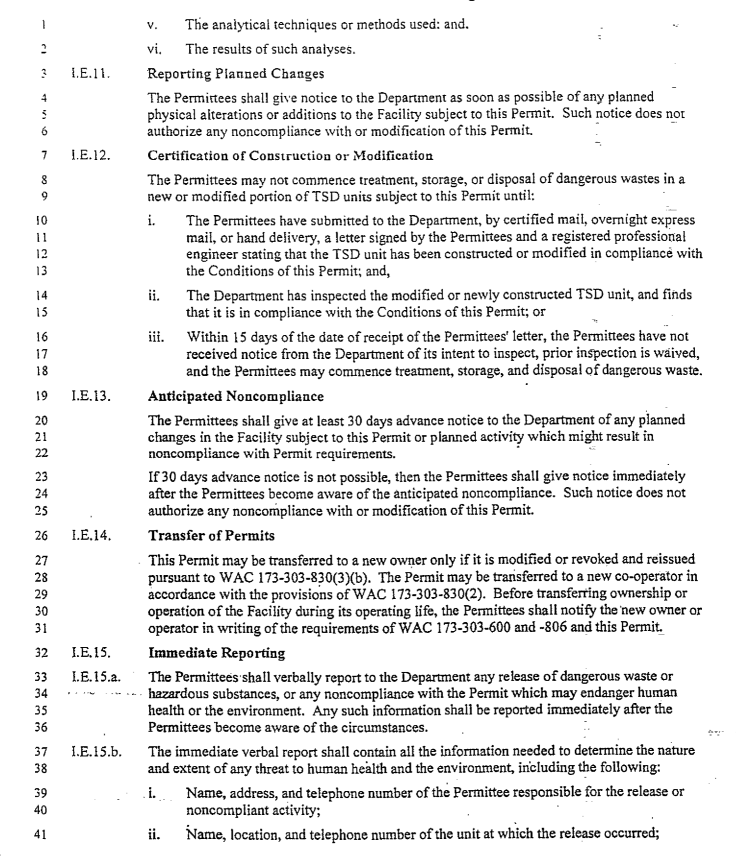


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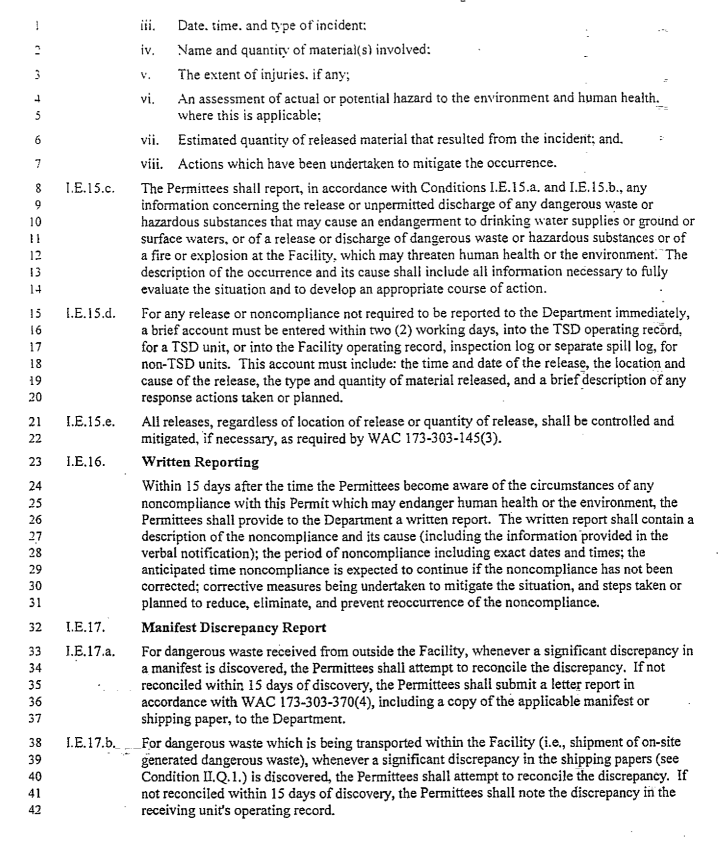
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1.E.18. Unmanifested Waste Report 1 The Permittees shall follow the provisions of WAC 173-303-370 for the receipt of any 2 dangerous waste shipment from off-site. The Permittees shall also submit a report in 3 accordance with WAC 173-303-390(1) to the Department within 15 days of receipt of any 4 unmanifested dangerous waste shipment received from off-site sources. 5 I.E.19. 6 Other Noncompliance 7 The Permittees shall report to the Department all instances of noncompliance not otherwise required to be reported elsewhere in this Permit at the time the Annual Dangerous Waste 3 9 Report is submitted. I.E.20. Other Information 10 ΙI Whenever the Permittees become aware that they have failed to submit any relevant facts in a permit application, closure plan, or post-closure plan, or submitted incorrect information in a 12 permit application, closure plan, or post-closure plan, or in any report to the Department, the 13 Permittees shall promptly submit such facts or corrected information. 14 15 I.E.21. Reports, Notifications and Submissions All written reports, notifications or other submissions which are required by this Permit to be 16 sent or given to the Director or Department should be sent certified mail, overnight express 17 mail, or hand delivered to: 18 19 20 21 22 Department of Ecology 200 Area Section 23 1315 West Fourth Avenue 24 Kennewick, Washington 99336 25 Telephone: (509) 735-7581 26 27 28 29 30 Telephonic and oral reports/notifications also need to be provided to the Department's 31 Kennewick Office. 32 This is the current phone number and address and may be subject to change. The Department shall give the Permittees written notice of a change in address or telephone number. It is the 33 responsibility of the Permittees to ensure any required reports, notifications, or other 34 submissions are transmitted to the addressee listed in this Condition. However, the 35 Permittees shall not be responsible for ensuring verbal and written correspondence reaches a 36 new address or telephone number until after their receipt of the Department's written 37 38 notification. I.E.22. Annual Report 39 The Permittees shall comply with the annual reporting requirements of WAC 173-303-40 390(2)(a) through (e) and (g). 41

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I	1.1.	SIGNATORY REQUIREMENT
2 2 4 5		All applications, reports, or information submitted to the Department which require certification shall be signed and certified in accordance with WAC 173-303-810(12) and (13). All other reports required by this Permit and other information requested by the Department shall be signed in accordance with WAC 173-303-810(12).
ó	I.G.	CONFIDENTIAL INFORMATION
7 8		The Permittees may claim confidential any information required to be submitted by this Permit, at the time of submission, in accordance with WAC 173-303-810(15).
y	I.H.	DOCUMENTS TO BE MAINTAINED AT FACILITY SITE
10 11 12		The Permittees shall maintain at the Facility, or some other location approved by the Department, the following documents and amendments, revisions, and modifications to these documents:
13		1. This Permit and all attachments;
14 15		 All dangerous waste Part B permit applications, post-closure permit applications, and closure plans; and,
16		3. The Facility Operating Record.
17 18		These documents shall be maintained for ten (10) years after post-closure care or corrective action for the Facility, whichever is later, has been completed and certified as complete.

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2 II.A. FACILITY CONTINGENCY PLAN The Permittees shall immediately carry out the provisions of the Contingency Plan as 3 ILA.1. provided in Attachment 4, pursuant to WAC 173-303-360(2), whenever there is a release of 4 dangerous waste or dangerous waste constituents, or other emergency circumstance, either of 5 which threatens human health or the environment. 6 The Permittees shall comply with the requirements of WAC 173-303-350(4), as provided in II.A.2. 7 the Hanford Facility Contingency Plan (Attachment 4). The Hanford Facility Contingency 8 Plan contains reference to unit-specific contingency plans included in Part III of this Permit. 9 II.A.3. The Permittees shall review and amend, if necessary, the Hanford Facility Contingency Plan, 10 as provided in Permit Attachment 4, pursuant to WAC 173-303-350(5) and in accordance 11 with the provisions of WAC 173-303-830(4). The plan shall be amended within a period of 12 time agreed upon by the Department. 13 The Permittees shall comply with the requirements of WAC 173-303-350(3) and -360(1) II.A.4. 14 concerning the emergency coordinator, except the names and home telephone numbers will be 15 on file with the single point-of-contact, phone number (509) 373-3800 or 375-2400 as 16 described in the Hanford Facility Contingency Plan. 17 18 II.A.5. [Reserved] 19 II.B. PREPAREDNESS AND PREVENTION II.B.1. The Permittees shall equip the Facility with the equipment specified in the Hanford Facility 20 Contingency Plan (Attachment 4) pursuant to WAC 173-303-340(1). Unit-specific 21 preparedness and prevention provisions are included in Parts III, V, and/or VI of this Permit. 22 The Permittees shall test and maintain the equipment specified in the previous condition as 23 II.B.2. 24 necessary to assure proper operation in the event of emergency. The Permittees shall maintain access to communications or alarms pursuant to WAC 173-25 II.B.3. 26 303-340(2), as provided in the Hanford Facility Contingency Plan (Attachment 4) and unit-27 specific contingency plans. The Permittees shall comply with WAC 173-303-340(4) and WAC 173-303-355(1) pertaining II.B.4. 28 to arrangements with local authorities. 29 30 II.C. PERSONNEL TRAINING The Permittees shall conduct personnel training as required by WAC 173-303-330. The II.C.1. 31 Permittees shall maintain documents in accordance with WAC 173-303-330(2) and (3). 32 Training records may be maintained in the Hanford Facility operating record or on electronic 33 34 data storage. 35 II.C.2. All Hanford Facility personnel shall receive general Facility training within six (6) months of hire. This training shall provide personnel with orientation of dangerous waste management 36 activities being conducted on the Hanford Facility. This training shall include: 37 Description of emergency signals and appropriate personnel response, II.C.2.a. 38 II.C.2.b. Identification of contacts for information regarding dangerous waste management activities, 39 II.C.2.c. 40 Introduction to waste minimization concepts, Identification of contact(s) for emergencies involving dangerous waste, and 41 II.C.2.d.

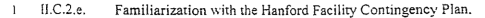
PART II - GENERAL FACILITY CONDITIONS

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Description of training plans for personnel assigned to TSD units subject to this Permit are delineated in the unit-specific chapters in Parts III, V, and/or VI of this Permit.

The Permittees shall provide the necessary training to non-Facility personnel (i.e., visitors. sub-contractors) as appropriate for the locations such personnel will be at and the activities that will be undertaken. At a minimum, this training shall describe dangerous waste management hazards at the Facility.

8 II.D. WASTE ANALYSIS

- All waste analyses required by this Permit shall be conducted in accordance with a written
 waste analysis plan (WAP) or sampling and analysis plan (SAP). Operating TSD units shall
 have a WAP, which shall be approved through incorporation of the TSD unit into Part III of
 this Permit. Closing TSD units and units in post-closure should have a SAP and, if necessary,
 a WAP which shall be approved through incorporation of the TSD unit into Part V and/or VI
 of this Permit.
- Until a WAP is implemented in accordance with Condition II.D.1., any unit(s) identified in
 Parts III, V, and/or VI of this Permit without a unit-specific waste analysis plan approved by
 the Department shall not treat, store, or dispose of dangerous waste, unless specified
 otherwise by the Department in writing.
- 19 II.D.3. Each TSD unit WAP shall include:

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- i. The parameters for which each dangerous waste will be analyzed, and the rationale for selecting these parameters;
 - ii. The methods of obtaining or testing for these parameters;
 - iii. The methods for obtaining representative samples of wastes for analysis (representative sampling methods are discussed in WAC 173-303-110(2);
- 25 iv. The frequency with which analysis of a waste will be reviewed or repeated to ensure that the analysis is accurate and current;
 - v. The waste analyses which generators have agreed to supply;
 - vi. Where applicable, the methods for meeting the additional waste analysis requirements for specific waste management methods as specified in WAC 173-303-630 through 173-303-670; and,
 - vii. For off-site facilities, the procedures for confirming that each dangerous waste received matches the identity of the waste specified on the accompanying manifest or shipping paper. This includes at least:
 - (1) The procedure for identifying each waste movement at the Facility; and,
 - (2) The method for obtaining a representative sample of the waste to be identified, if the identification method includes sampling.
- Should waste analysis be required by this Permit at a location on the Facility other than at a TSD unit, a SAP shall be maintained by the Permittees and made available upon request from the Department. Any SAP required by this Permit not associated with a particular TSD unit shall include the elements of Conditions II.D.3.(i) through II.D.3.(iv).

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1	II.E.	QU	ALITY	ASSURANCE/QUALITY CONTROL
0.0000000000000000000000000000000000000	H.E.1.	(QA/dinform	QC) pl mation orly doc ment w	and SAPs required by this Permit shall include a quality assurance/quality control an, or equivalent to document all monitoring procedures so as to ensure that all data, and resulting decisions are technically sound, statistically valid, and cumented. Each QA/QC plan shall include, or contain a reference to another hich will be used and includes, the elements defined in Conditions II.E.2. and QA/QC plan may be part of a SAP, WAP, or equivalent.
8	II.E.2.	Each	QA/Q	C plan shall contain a Data Quality Assurance Plan which includes the following:
9	II.E.2.a.	A Da	ta Coll	ection Strategy section including, but not limited to, the following:
10 11		i.		cription of the intended uses for the data, and the necessary level of precision and acy for these intended uses; and,
12 13		ii.		scription of methods and procedures to be used to assess the precision, accuracy, completeness of the measurement data;
14	II.E.2.b.	A Sai	mpling	section which shall include or describe and reference or cite:
15 16	•	i.		ling methods including the identification of sampling equipment, a description of ng procedures, and a description of decontamination procedures to be used;
17 18 ·		ii.		ria for selecting appropriate sampling locations, depths, etc., or identification and ication of sample collection points and frequencies;
19 20 21		iii.	guida	ria for providing a statistically sufficient number of samples as defined in EPA nce or criteria for determining a technically sufficient number of measurements to the needs of the project as determined through the DQO planning process;
22		iv.	Meth	ods for, or specification of, measuring all necessary ancillary data;
23 24		v.		ria for, or specification of, determining conditions under which sampling should nducted;
25 26		vi.		ria for establishing, or specification of, which parameters are to be measured at sample collection point and the frequency that each parameter is to be measured;
27 28		vii.		ria for, or specification of, identifying the type of sampling (e.g., composites vs.) and number of samples to be collected;
29 30		viii.		ria for, or specification of, measures to be taken to prevent contamination of the ling equipment and cross contamination between sampling points;
31 32		ix.		ods and documentation of field sampling operations and procedure descriptions, propriate, including:
33 34			(1)	Documentation of procedures for preparation of reagents or supplies which become an integral part of the sample (e.g., filters and absorbing reagents);
35 36	s egs	124	(2)	Procedure descriptions and forms for recording the exact location, sampling conditions, sampling equipment, and visual condition of samples;
37			(3)	Documentation of specific sample preservation method;
38			(4)	Calibration of field devices;
39			(5)	Collection of replicate samples;
40	•		(6)	Submission of field-biased blanks, where appropriate;

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ì			(7)	Potential interferences present at the facility;
2			(8)	Field equipment listing and sample containers;
3			(9)	Sampling order: and.
4			(10)	Descriptions of decontamination procedures.
5		х.	Selec	tion of appropriate sample containers, as applicable;
6		xi.	Samp	le preservation methods, as applicable; and,
7		xii.	Chair	n-of-custody procedure descriptions as applicable, including:
8 9			(1)	Standardized field tracking reporting forms to establish sample custody in the field prior to and during shipment; and,
10 11 12			(2)	Pre-prepared sample labels containing all information necessary for effective sample tracking, except where such information is generated in the field, in which case, blank spaces shall be provided on the pre-prepared sampling label.
13	II.Ę.2.c.	Wher	e appl	icable, a Field Measurements section which shall address:
14		i.	Selec	ting appropriate field measurement locations, depths, etc.;
15 16 17		ii.	guida	ding a statistically sufficient number of field measurements as defined in EPA nce or criteria for determining a technically sufficient number of measurements to the needs of the project as determined through the DQO process;
18		iii.	Meas	uring all necessary ancillary data;
19		iv.	Deter	mining conditions under which field measurements should be conducted;
20 21		٧.		mining which media are to be addressed by appropriate field measurements (e.g., ad water, air, soil, sediment, etc.);
22		yi.	Deter	mining which parameters are to be measured and where;
23 24		vii.	Selecand,	ting the frequency of field measurement and length of field measurements period;
25 .		viii.	Docu	menting field measurement operations and procedures, including:
26 27			(1)	Descriptions of procedures and forms for recording raw data and the specific location, time, and sampling conditions;
28			(2)	Calibration of field devices;
29			(3)	Collection of replicate measurements;
30			(4)	Submission of field-biased blanks, where appropriate;
31		-	(5)	Potential interferences present at the facility;
32	·····································	時間可達成	(6) 🕌	Field equipment listing; and, and the second
33		,	(7)	Descriptions of decontamination procedures.
34	II.E.2.d.	Wher	e appl	icable, a Sample Analysis section which shall specify the following:
35		i.	Chair	a-of-custody procedures, including:
36 37	÷		(1)	Certification that all samples obtained for analysis will be delivered to a responsible person at the recipient laboratory who is authorized to sign for
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2				entered onto the sample custody records:	and verify the	data
3			(2)	Provision for a laboratory sample custody log; and,	4	
4 5			(3)	Specification of chain-of-custody procedures for sample disbursement for analysis.	e handling, sto	rage, and
6		ii.	Samp	ole storage procedure descriptions and storage times;	-	
7		iii.	Samp	ple preparation methods;	-	
8		iv.	Desc	riptions of analytical procedures, including:	 	-
9			(1)	Scope and application of the procedure;		
10			(2)	Sample matrix:		
11			(3)	Potential interferences;		
12			(4)	Precision and accuracy of the methodology; and,	<u>-</u>	
13			(5)	Method detection limits.	-	
14		٧.	Desc	riptions of calibration procedures and frequency;	÷	-
15		vi.	Data	reduction, validation, and reporting;	<u>=</u>	
16 17		vii.		nal laboratory quality control checks, laboratory performation	ance, and syste	ems audits
18			(1)	Method blank(s);		
19			(2)	Laboratory control sample(s);	_	-
20			(3)	Calibration check sample(s);		
21		•	(4)	Replicate sample(s);		
22			(5)	Matrix-spiked sample(s);		
23			(6)	"Blind" quality control;		-
24	•	-	(7)	Control charts;	,	
25			(8)	Surrogate samples;		
26			(9)	Zero and span gases; and,		
27			(10)	Reagent quality control checks.		•
28 29 30 31 32 33 34	II.E.3.	proce proce plan and i	data a dures, dures shall a	C plan shall include a Data Management Plan, or equivaled results. This plan shall identify and establish data does project or unit file requirements, and project-related pro and documents. The storage location for the raw data shalso provide the format to be used to record and, for projected data and conclusions. The Data Management Plan sle:	cumentation m gress reporting all be identifie cts, present the	aterials and d. The validated
35	II.E.3.a.	A da	ta reco	rd including the following:		
36		i.	Uniq	ue sample or field measurement code;		
37 38	s North Chippe	ii.		pling or field measurement location including surveyed heation of the sample location, and sample or measurement		dinates and

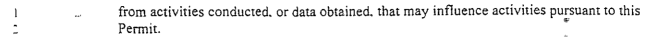
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	iii.	Sampling or field measurement raw data;		
	iv.	Laboratory analysis ID number:	% 4	
	ν.	Result of analysis (e.g., concentration);		
	vi.			ing water
	vii.	Magnetic computer records of all ground water, soil. surface wanalytical data.	ater, and sedim	ent
II.E.3.b.	Tabular displays, as appropriate, illustrating:			
	i.	Unsorted validated and invalidated data;	<u>**</u>	
	ii.	Results for each medium and each constituent monitored;	-	
	iii.	Data reduction for statistical analysis;	<i>a</i> -	-
	iv.	Sorting of data by potential stratification factors (e.g., location and,	, soil layer, topo	ography);
	٧.	Summary data.		
II.E.3.c.	Graphical displays (e.g., bar graphs, line graphs, area or plan maps, isopleth plots, cross-sectional plots or transects, three dimensional graphs, etc.), as appropriate, presenting the following:			
	i.	Displays of sampling location and sampling grid;		.,
•	ii.	Identification of boundaries of sampling area and areas where	more data are re	equired;
	iii.	Displays of concentrations of contamination at each sampling	location;	-
	iv.	Displays of geographical extent of contamination;	_	•
	v.	Aerial and vertical displays of contamination concentrations, c and concentration maxima, including isoconcentration maps for environmental media at the Facility;	oncentration av or contaminants	erages, found in
•	vi.	Illustrations of changes in concentration in relation to distance depth, or other parameters;	from the source	e, time,
	vii.	Identification of features affecting intramedia transport and idenceptors;	entification of p	otential
	viii.	For each round of ground water level measurements, maps sho head measurements in each aquifer; and,	wing the distrib	oution of
	ix.			
II.E.4. ∴	4. Unless otherwise agreed upon in writing by the Department, the Permittees shall provid notification of availability to the Department of all data obtained pursuant to this Permit within 30 days of receipt by the Permittees, or after completion of QA/QC activities, if applicable. If the Department agrees that data will be obtained on a routine basis for a particular unit, the Permittees shall only be required to provide notification of data availability within 30 days of first availability along with a statement as to expected frequency of future data. If routine data is not acquired at the stated expected frequency Permittees shall notify the department within 30 days with an explanation and revision, applicable. This notification requirement shall also apply to any other information obta			mit, if a ency, the on, if
	II.E.3.c.	iv. vi. vi. vii. II.E.3.b. Tabu i. ii. iii. iii. iv. v. II.E.3.c. Grap sectifollo i. ii. iii. iv. v. v. vii. viii. iv. viii. viii. iv. viii. viii. ix.	iv. Laboratory analysis ID number: v. Result of analysis (e.g., concentration); vi. Elevations of reference points for all ground water level measu level elevation. top of casing elevation. and ground surface elevit. Magnetic computer records of all ground water, soil. surface wanalytical data. II.E.3.b. Tabular displays, as appropriate, illustrating: i. Unsorted validated and invalidated data; ii. Results for each medium and each constituent monitored; iii. Data reduction for statistical analysis; iv. Sorting of data by potential stratification factors (e.g., location and, v. Summary data. II.E.3.c. Graphical displays (e.g., bar graphs, line graphs, area or plan maps, is sectional plots or transects, three dimensional graphs, etc.), as appropriately as a propriate or transects, three dimensional graphs, etc.), as appropriately ii. Identification of boundaries of sampling area and areas where iii. Displays of concentrations of contamination at each sampling iv. Displays of geographical extent of contamination; v. Aerial and vertical displays of contamination concentrations, c and concentration maxima, including isoconcentration maps for environmental media at the Facility; vi. Illustrations of changes in concentration in relation to distance depth, or other parameters; vii. Identification of features affecting intramedia transport and iderceptors; viii. For each round of ground water level measurements, maps sho head measurements in each aquifer; and, ix. For each well, provide a hydrograph that shows the distribution measurements taken during the time interval of the investigation of availability to the Department of all data obtained pure within 30 days of receipt by the Permittees, or after completion of Qa applicable. If the Department agrees that data will be obtained on a particular unit, the Permittees shall only be required to provide notificavallability within 30 days of first availability along with a statement frequency of future data. If routine data is not acquired at the stated Permit	iv. Laboratory analysis ID number: v. Result of analysis (e.g., concentration); vi. Elevations of reference points for all ground water level measurements, include level elevation, top of casing elevation, and ground surface elevation; and, vii. Magnetic computer records of all ground water, soil, surface water, and sedim analytical data. II.E.3.b. Tabular displays, as appropriate, illustrating: i. Unsorted validated and invalidated data; ii. Results for each medium and each constituent monitored; iii. Data reduction for statistical analysis; iv. Sorting of data by potential stratification factors (e.g., location, soil layer, topo and, v. Summary data. II.E.3.c. Graphical displays (e.g., bar graphs, line graphs, area or plan maps, isopleth plots, or sectional plots or transects, three dimensional graphs, etc.), as appropriate, presentin following: i. Displays of sampling location and sampling grid; ii. Identification of boundaries of sampling area and areas where more data are readily. Displays of geographical extent of contamination; v. Aerial and vertical displays (contamination at each sampling location; v. Aerial and vertical displays of contamination concentrations, concentration and and concentration maxima, including isoconcentration maps for contaminants environmental media at the Facility; vi. Illustrations of changes in concentration in relation to distance from the source depth, or other parameters; viii. Identification of features affecting intramedia transport and identification of receptors; viii. For each round of ground water level measurements, maps showing the distril head measurements taken during the time interval of the investigation. II.E.4. Unless otherwise agreed upon in writing by the Department, the Permittees shall pro notification of availability to the Department of all data obtained pursuant to this Pewithin 30 days of receipt by the Permittees, or after completion of QA/QC activities applicable. If the Department agrees that data will be obtained on a routine bas

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The level of QA/QC for the collection, preservation, transportation, and analysis of each sample which is required for implementation of this Permit may be based upon Department approved data quality objectives for the sample. These data quality objectives shall be approved by the Department, in writing, or through incorporation of unit plans and permits into Parts III, V, and/or VI of this Permit.

S II.F. GROUNDWATER AND VADOSE ZONE MONITORING

The Permittees shall comply with the groundwater monitoring requirements of WAC 173-303-645. This Condition shall apply only to those wells the Permittees use for the groundwater monitoring programs applicable to the TSD units incorporated into Parts III, V, and/or VI of this Permit. Where releases from TSD units subject to this Permit have been documented or confirmed by investigation, or where vadose zone monitoring is proposed for integration with groundwater monitoring, the Permittees shall evaluate the applicability of vadose zone monitoring. The Permittees shall consult with the Department regarding the implementation of these requirements. If agreed to by the Department, integration of groundwater and vadose zone monitoring for reasons other than this Permit may be accommodated by this Permit. Results from other investigation activities shall be used whenever possible to supplement and/or replace sampling required by this Permit.

20 II.F.1. Purgewater Management

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Purgewater shall be handled in accordance with the requirements set forth in Attachment 5,

Purgewater Management Plan.

23 II.F.2. Well Remediation and Abandonment

- 24 II.F.2.a. The Permittees shall inspect the integrity of active resource protection wells as defined by
 25 WAC 173-160-030 subject to this Permit at least once every five (5) years. These inspections
 26 shall be recorded in the Operating Record. The Permittees shall prepare and maintain a plan
 27 and schedule by January 26, 1995, specifying the schedule and technical standards for this
 28 program. The Permittees shall provide a copy of this plan upon the request of the
 29 Department.
- 30 II.F.2.b. The permittees shall evaluate resource protection wells subject to this Permit according to Sections 4.1. through 4.8.3. of the Hanford Well Remediation and Decommissioning Plan 31 (Attachment 6) and the Policy on Remediation of Existing Wells and Acceptance Criteria for 32 RCRA and CERCLA, June 1990 (Attachment 7) to determine if a well has a potential use as a 33. qualified well. The Permittees shall abandon or remediate unusable wells according to the 34 requirements of Chapter 18.104 RCW, Chapter 173-160 WAC, and Chapter 173-162 WAC to 35 ensure that the integrity of wells subject to this Permit is maintained. The timeframe for this 36 37 remediation will be specified in Parts III, V, and/or VI of this Permit.
- The Department shall receive notice in writing at least 72 hours before the Permittees remediate (excluding maintenance activities) or abandon any well subject to this Permit.
- II.F.2.d.—For wells subject to this Permit, the Permittees shall achieve full compliance with Chapter 173-160 WAC and Chapter 18.104 RCW consistent with a rolling five (5) year schedule agreed to by the
- Department and the Permittees. This process shall be completed by the year 2012.

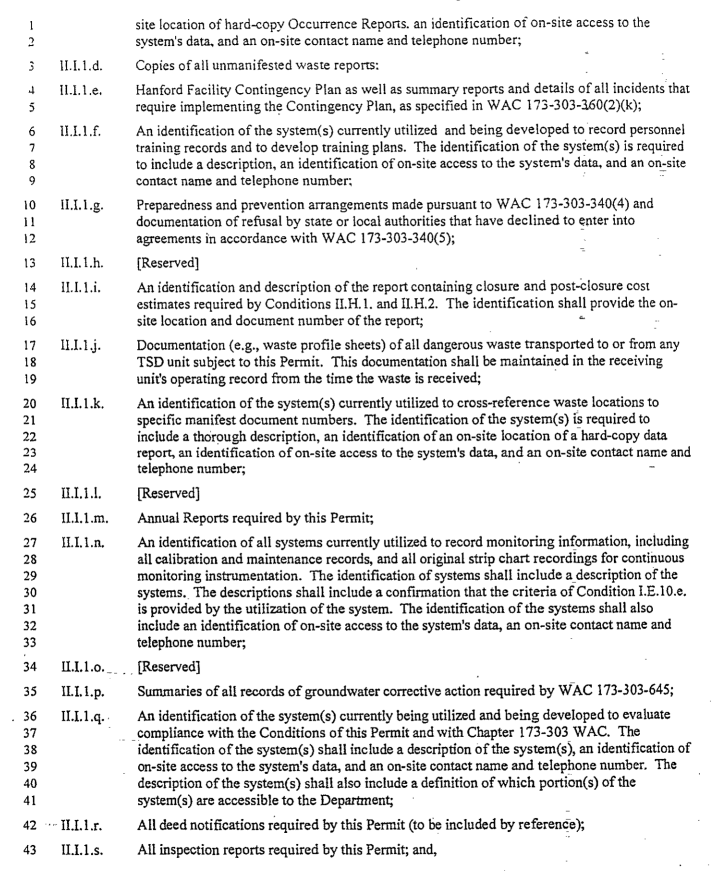
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ì	II.F.3.	Well Construction
2		All wells constructed pursuant to this Permit shall be constructed in compliance with Chapter 173-160 WAC.
4	II.G.	SITING CRITERIA
5 6		The Permittees shall comply with the applicable notice of intent and siting criteria of WAC 173-303-281 and WAC 173-303-282, respectively.
7	II.H.	RECORDKEEPING AND REPORTING
8 9		In addition to the recordkeeping and reporting requirements specified elsewhere in this Permit, the Permittees shall comply with the following:
10	II.H.1.	Cost Estimate for Facility Closure
11 12 13 14		The Permittees shall submit an annual report updating projections of anticipated costs for closure and post-closure of TSD units incorporated into Parts III, V, and/or VI of this Permit. This report will be submitted annually, by October 31, to the Department and reflect cost updates as of September 30, of the past Fiscal Year.
15	II.H.2.	Cost Estimate for Post-Closure Monitoring and Maintenance
16 17 18 19		The Permittees shall submit an annual report updating projections of anticipated costs for post-closure monitoring and maintenance for TSD units incorporated into Parts III, V, and/or VI of this Permit. This report will be submitted annually, by October 31, to the Department and reflect cost updates as of September 30, of the past Fiscal Year.
20	II.H.3.	The Permittees are exempt from the requirements of WAC 173-303-620
21	II.I.	FACILITY OPERATING RECORD
22 23 24 25 26 27 28 29 30 31	II.I.1.	The Permittees shall maintain a written Facility Operating Record until ten (10) years after post-closure or corrective action is complete and certified for the Facility, whichever is later. Except as specifically provided otherwise in this Permit, the Permittees shall also record all information referenced in this Permit in the Facility Operating Record within seven (7) working days after the information becomes available. A TSD unit-specific operating record shall be maintained for each TSD unit at a location identified in Parts III, V, and VI of this Permit. Each TSD unit-specific operating record shall be included by reference in the Facility Operating Record. Information required in each TSD unit-specific operating record is identified on a unit-by-unit basis in Part III or V of this Permit. The Facility Operating Record shall include, but not limited to, the following information:
32 33 34 35 36 37 38	II.I.1.a.	A description of the system(s) currently utilized to identify and map solid waste management units and their locations. The description of the system(s) is required to include an identification of on-site access to the system's data, and an on-site contact name and telephone number. In addition to, or as part of, this system(s), the Permittees shall also maintain a list identifying active 90-day waste storage areas and dangerous waste satellite accumulation areas and their locations. The list shall identify the location, the predominant waste types managed at the area, and a date identifying when the list was compiled. Maps shall be provided by the Permittees upon request by the Department;
40	II.I.1.b.	Records and results of waste analyses required by WAC 173-303-300;
41 42	II.I.1.c.	An identification of the system(s) currently utilized to generate Occurrence Reports. The identification of the system(s) is required to include a description, an identification of an on-

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II.I.1.t. All other reports as required by this Permit, including ECNs and NCRs.

The descriptions of systems and/or reports required in Conditions II.I.1.a., II.I.1.c., II.I.1.f.,
II.I.1.i., II.I.1.k., II.I.1.n., and II.I.1.q., shall be placed in the Facility Operating Record within twelve months of the effective date of this Permit.

: II.J. FACILITY CLOSURE

- Final closure of the Hanford Facility will be achieved when closure activities for all TSD units have been completed as specified in Parts III, IV, V, or VI of this Permit. Completion of these activities shall be documented using either certifications of closure, in accordance with WAC 173-303-610(6), or certifications of completion of post-closure care, in accordance with WAC 173-303-610(11).
- 11 II.J.2. The Permittees shall close all TSD units as specified in Parts III, V, and/or VI of this Permit.
- 12 II.J.3. The Permittees shall submit a written notification of or request for a permit modification in accordance with the provisions of WAC 173-303-610(3)(b) whenever there is a change in operating plans, facility design, or the approved closure plan. The written notification or request must include a copy of the amended closure plan for review or approval by the Department.
- 17 II.J.4. The Permittees shall close the Facility in a manner that:
- 18 II.J.4.a. Minimizes the need for further maintenance;
- Controls, minimizes or eliminates to the extent necessary to protect human health and the environment, post-closure escape of dangerous waste, dangerous constituents, leachate, contaminated run-off, or dangerous waste decomposition products to the ground, surface water, ground water, or the atmosphere; and,
- 23 II.J.4.c. Returns the land to the appearance and use of surrounding land areas to the degree possible given the nature of the previous dangerous waste activity.
- 25 II.J.4.d. Meets the requirements of WAC 173-303-610(2)(b).
- 26 II.K. SOIL/GROUNDWATER CLOSURE PERFORMANCE STANDARDS
- 27 II.K.1. For purposes of Condition II.K., the term "clean closure" shall mean the status of a TSD unit at the Facility which has been closed to the cleanup levels prescribed by WAC 173-303-610(2)(b) provided certification of such closure has been accepted by the Department.
- The Permittees may close a TSD unit to background levels as defined in Department approved Hanford Site Background Documents if background concentrations exceed the levels prescribed by Condition II.K.1. Closure to these levels, provided the Permittees comply with all other closure requirements for a TSD unit as identified in Parts III, V, and/or VI of this Permit, shall be deemed as "clean closure."
- Except for those TSD units identified in Conditions II.K.1., II.K.2., or II.K.4., the Permittees may close a TSD unit to a cleanup level specified under Method C of Chapter 173-340 WAC.

 Closure of a TSD unit to these levels, provided the Permittees comply with all other closure requirements for the TSD unit as specified in Parts III, V, and/or VI of the Permit, and provided the Permittees comply with Conditions II.K.3.a. through II.K.3.c., shall be deemed as a "modified closure."
- For "modified closures," the Permittees shall provide institutional controls in accordance with WAC 173-340-440 which restricts access to the TSD unit for a minimum of five (5) years

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following completion or closure. The specific details and duration of institutional controls shall be specified in Parts III, V, and/or VI of this Permit for a particular TSD unit.

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- For "modified closures," the Permittees shall provide periodic assessments of the TSD unit to ; II.K.3.b. determine the effectiveness of the closure. The specific details of the periodic assessments 4 shall be specified in Parts III, V, and/or VI of this Permit. The periodic assessments shall : include, as a minimum, a compliance monitoring plan in accordance with WAC 173-340-410 Ó that will address the assessment requirements on a unit by unit basis. At least one (1) 7 assessment activity shall take place after a period of five (5) years from the completion of 8 closure, which will demonstrate whether the soils and groundwater have been maintained at 9 or below the allowed concentrations as specified in Parts III, V, or VI of this Permit. Should 10 the required assessment activities identify contamination above the allowable limits as 11 specified in Parts III, V, and/or VI, the TSD unit must be further remediated or the 12 requirements of II.K.4. must be followed. Should the required assessment activities 13 demonstrate that contamination has diminished or remained the same, the Permittees may 14 request that the Department reduce or eliminate the assessment activities and/or institutional 15 16 controls.
- 17 II.K.3.c. For "modified closures." the Permittees shall specify the specific activities required by this Condition in a post-closure permit application.
- For any TSD unit which Conditions II.K.1., II.K.2., or II.K.3., are not chosen as the closure option, closing the TSD unit as a landfill may be selected. Closure and post-closure of the TSD unit as a landfill must follow the procedures and requirements specified in WAC 173-303-610.
- II.K.5. The cleanup option selected shall be specified in Parts III, V, and/or VI of this Permit and shall be chosen with consideration of the potential future site use for that TSD unit/area.

 Definitions contained within Chapter 173-340 WAC shall apply to Condition II.K. where definitions are not otherwise provided by this Permit, the FFACO, or Chapter 173-303 WAC.
- 27 II.K.6. Deviations from a TSD unit closure plan required by unforeseen circumstances encountered
 28 during closure activities which do not impact the overall closure strategy but provide
 29 equivalent results shall be documented in the TSD unit-specific operating record and made
 30 available to the Department upon request or during the course of an inspection.
- Where agreed to by the Department, integration of other statutorily or regulatory mandated 31 II.K.7. cleanups may be accommodated by this Permit. Results from other cleanup investigation 32 activities shall be used whenever possible to supplement and/or replace TSD unit closure 33 investigation activities. All, or appropriate parts of, multipurpose cleanup and closure 34 documents can be incorporated into this Permit through the Permit modification process. 35 Cleanup and closures conducted under any statutory authority with oversight by either the 36 Department or the Agency which meets the equivalent of the technical requirements of 37. Conditions II.K.1. through II.K.4. may be considered as satisfying the requirements of this 38 39 Permit.

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II.L. DESIGN AND OPERATION OF THE FACILITY

2 II.L.1. Proper Design and Construction

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The Permittees shall design, construct, maintain, and operate the Facility to minimize the possibility of a fire, explosion, or any unplanned sudden or non-sudden release of hazardous substances to air, soil, ground water, or surface water which could threaten human health or the environment.

7 II.L.2. Design Changes, Nonconformance, and As-Built Drawings

- The Permittees shall conduct all construction subject to this Permit in accordance with the approved designs, plans and specifications that are required by this Permit unless authorized otherwise in Conditions II.L.2.b. or II.L.2.c. For purposes of Conditions II.L.2.b. and II.L.2.c., a Department construction inspector or TSD unit manager are designated representatives of the Department.
- During construction of a project subject to this Permit, changes to the approved designs, plans 13. II.L.2.b. and specifications shall be formally documented with an Engineering Change Notice (ECN). 14 All ECNs shall be maintained in the TSD unit-specific operating record and shall be made 15 16 available to the Department upon request or during the course of an inspection. The Permittees shall provide copies of ECNs affecting any critical system to the Department 17 within five (5) working days of initiating the ECN. Identification of critical systems shall be 18 19 included by the Permittees in each TSD unit-specific dangerous waste permit application, closure plan or Permit modification, as appropriate. The Department will review an ECN 20 modifying a critical system and inform the Permittees within two (2) working days in writing 21 whether the proposed ECN, when issued, will require a Class 1, 2, or 3 permit modification. 22 If after two (2) working days the Department has not responded, it will be deemed as 23 24 acceptance of the ECN by the Department.
- 25 During construction of a project subject to this Permit, any work completed which does not II.L.2.c. meet or exceed the standards of the approved design, plans and specifications shall be 26 27 formally documented with a nonconformance report (NCR). All NCRs shall be maintained in the TSD unit-specific operating record and shall be made available to the Department upon 28 request or during the course of an inspection. The Permittees shall provide copies of NCRs 29 affecting any critical system to the Department within five (5) working days after 30 identification of the nonconformance. The Department will review an NCR affecting a 31 critical system and inform the Permittees within two (2) working days in writing whether a 32 permit modification is required of any nonconformance and whether prior approval is 33 required from the Department before work proceeds which affects the nonconforming item. 34 If the Department does not respond within two (2) working days, it will be deemed as 35 36 acceptance and no permit modification is required.
- Upon completion of a construction project subject to this Permit, the Permittees shall produce as-built drawings of the project which incorporate the design and construction modifications resulting from all project ECNs and NCRs as well as modifications made pursuant to WAC 173-303-830. The Permittees shall place the drawings into the operating record within 12 months of completing construction, or within an alternate period of time specified in a unit-specific Condition in Part III or V of this Permit.

43 II.L.3. Facility Compliance

The Permittees in receiving, storing, transferring, handling, treating, processing, and
disposing of dangerous waste shall design, operate, and/or maintain the Facility in compliance
with all applicable federal, state, and local laws and regulations.

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ì	II.M.	SECURITY
2 3 4		The Permittees shall comply with the security provisions of WAC 173-303-310. The Permittees may comply with the requirements of WAC 173-303-310(2) on a unit-by-unit basis.
5	II.N.	RECEIPT OF DANGEROUS WASTES GENERATED OFF-SITE
6	II.N.1.	Receipt of Off-Site Waste
7 8		The Permittees shall comply with Conditions II.N.2. and II.N.3. for any dangerous wastes which are received from either sources outside the United States or from off-site generators.
9	II.N.2.	Waste From Sources Outside the United States
10 11		The Permittees shall meet the requirements of WAC 173-303-290(1) for waste received from outside the United States.
12	II.N.3.	Notice to Generator
13 14 15 16 17		For waste received from off-site sources (except where the owner/operator is also the generator), the Permittees shall inform the generator in writing that they have the appropriate permits for, and will accept, the waste the generator is shipping, as required by WAC 173-303-290(3). The Permittees shall keep a copy of this written notice as part of the TSD unit-specific operating record.
18	II.O.	GENERAL INSPECTION REQUIREMENTS
19 20 21 22 23	II.O.1.	The Permittees shall inspect the Facility to prevent malfunctions and deterioration, operator errors, and discharges which may cause or lead to the release of dangerous waste constituents to the environment, or a threat to human health. Inspections must be conducted in accordance with the provisions of WAC 173-303-320(2). In addition to the TSD unit inspections specified in Parts III, V, and/or VI, the following inspections will also be conducted:
24	II.O.1.a.	The 100, 200 East, 200 West, 300, 400, and 1100 areas shall be inspected annually.
25 26 27 28 29	II.O.1.b.	The Permittees shall inspect the banks of the Columbia River, contained within the Facility boundary, two (2) times yearly. One (1) inspection shall occur at the low water mark of the year and one (1) inspection shall occur at a time chosen by the Permittees. These inspections shall be performed from the river, by boat, and the inspectors shall follow the criteria in Condition II.0.1.c.
30 31 32 33	II.O.1.c.	The Permittees shall visually inspect the areas identified in Conditions II.O.1.a. and II.O.1.b. for malfunctions, deterioration, operator errors, and discharges which may cause or lead to the release of dangerous waste constituents to the environment, or that threaten human health. Specific items to be noted are as follows:
34		i. Remains of waste containers, labels, or other waste management equipment;
35		ii. Solid waste disposal sites not previously identified for remedial action;
36		iii. Uncontrolled waste containers (e.g., orphan drums);
37		iv. Temporary or permanent activities that could generate an uncontrolled waste form; and,
38	•	v. Unpermitted waste discharges.
39 40 41	II.O.1.d.	The Permittees shall notify the Department at least seven (7) days prior to conducting these inspections in order to allow representatives of the Department to be present during the inspections.

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1 2 3	II.O.2.	If the inspection by the Permittees conducted pursuant to Condition II.O.1. reveals any problems, the Permittees shall take remedial action on a schedule agreed to by the Department.
4 5	II.O.3.	The inspection of high radiation areas will be addressed on a case-by-case basis in either Part III of this Permit or prior to the inspections required in Condition II.O.1.
6	II.P.	MANIFEST SYSTEM
7 8	II.P.1.	The Permittees shall comply with the manifest requirements of WAC 173-303-370 for waste received from off-site and WAC 173-303-180 for waste shipped off-site.
9 10 11	II.P.2.	Transportation of dangerous wastes along State Highways 240, 24, and 243, and Route 4 South (Stevens Drive) south of the Wye Barricade, if such routes are not closed to general public access at the time of shipment, shall be manifested pursuant to Condition II.P.1.
12	II.Q.	ON-SITE TRANSPORTATION
13 14 15 16 17	II.Q.1.	Documentation must accompany any on-site dangerous waste which is transported to or from any TSD unit subject to this Permit through or within the 600 Area, unless the roadway is closed to general public access at the time of shipment. Waste transported by rail or by pipeline is exempt from this Condition. This documentation shall include the following information, unless other unit-specified provisions are designated in Part III or V:
18	II.Q.1.a.	Generator's name, location, and telephone number;
19	II.Q.1.b.	Receiving TSD unit's name, location, and telephone number;
20	II.Q.1.c.	Description of waste;
21	II.Q.1.d.	Number and type of containers;
22	II.Q.1.e.	Total quantity of waste;
23	II.Q.1.f.	Unit volume/weight;
24	II.Q.1.g.	Dangerous waste number(s); and,
25	II.Q.1.h.	Any special handling instructions.
26 27	II.Q.2.	All non-containerized solid, dangerous waste transported to or from TSD units subject to this Permit shall be covered to minimize the potential for material to escape during transport.
28	II.R.	EQUIVALENT MATERIALS
29 30 31 32 33	II.R.1.	The Permittees may substitute an equivalent or superior product for any equipment or materials specified in this Permit. Use of equivalent or superior products shall not be considered a modification of this Permit. A substitution will not be considered equivalent unless it is at least as effective as the original equipment or materials in protecting human health and the environment.
34 · . 35 36 37	II.R.2.	The Permittees shall place in the operating record (within seven (7) days after the change is put into effect) the substitution documentation, accompanied by a narrative explanation, and the date the substitution became effective. The Department may judge the soundness of the substitution.
38 39 40	II.R.3	If the Department determines that a substitution was not equivalent to the original, it will notify the Permittees that the Permittees' claim of equivalency has been denied, of the reasons for the denial, and that the original material or equipment must be used. If the product

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substitution is denied, the Permittees shall comply with the original approved product specification or find an acceptable substitution.

3 II.S. <u>LAND DISPOSAL RESTRICTIONS</u>

Unless specifically identified otherwise in the FFACO, the Permittees shall comply with all Land Disposal Restriction requirements as set forth in WAC 173-303-140.

6 II.T. ACCESS AND INFORMATION

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44 45 To the extent that work required by this Permit must be done on property not owned or controlled by the Permittees, the Permittees must utilize their best efforts to obtain access and information at these locations.

10 II.U. MAPPING OF UNDERGROUND PIPING

- By September 30, 1996, the Permittees shall submit a report to the Department which II.U.1. 11 describes the procedures proposed to be used to compile the information required by 12 Conditions II.U.2., II.U.3., and II.U.4. The report shall describe the methods which will be 13 used to retrieve the piping information, the estimated accuracy of the data to be provided, 14 quality assurance and/or quality control techniques to be employed including field 15 16 verification activities (i.e., surveying, ground penetrating radar, etc.) to support information gathered from existing drawings, and conceptual examples of the product which will be 17 18 submitted.
- II.U.2. By September 29, 1997, the Permittees shall make an initial submittal to the Department of 19 maps showing the location of dangerous waste underground pipelines (including active, 20 inactive, and abandoned pipelines which contain or contained dangerous waste subject to the 21 provisions of Chapter 173-303 WAC) on the Facility which are located outside of the fences 22 enclosing the 200 East, 200 West, 300, 400, 100N, and 100K Areas. These maps shall 23 identify the origin, destination, size, depth, and type (i.e., reinforced concrete, stainless steel, 24 25 cast iron, etc.) of each pipe and the location of their diversion boxes, valve pits, seal pots, catch tanks, receiver tanks, and pumps, utilizing Washington State Plane Coordinates, NAD 26 83(91), meters. If the type of pipe material is not documented on existing drawings, the most 27 probable material type shall be provided. These maps shall be accompanied by a description 28 29 of the quality assurance and quality control measures used to compile the maps.
 - The age of all pipes required to be identified pursuant to this Condition shall be documented in an attachment to the submittal. If the age cannot be documented, an estimate of the age of the pipe shall be provided based upon best engineering judgment.
 - These maps, and any attachments, shall be maintained in the Facility Operating Record and updated annually after the initial submittal with new or revised information. Each map submittal required by this Condition shall incorporate information available six (6) months before the scheduled submittal date.
 - II.U.3. By September 28, 1998, the Permittees shall make an initial submittal to the Department of piping schematics for dangerous waste underground pipelines (including active, inactive, and abandoned pipelines which contain or contained dangerous waste subject to the provisions of Chapter 173-303 WAC) within the 200 East, 200 West, 300, 400, 100N, and 100K Areas. The piping schematics shall identify the origin, destination, and direction of flow for each pipe, as well as whether the pipe is active, inactive, or abandoned. These schematics need not include the pipes within a fenced tank farm or within a building/structure. These schematics shall be accompanied by a description of the quality assurance and quality control measures used to compile the maps.

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These schematics and any attachments, shall be maintained in the Facility Operating Record ì and updated annually after the initial submittal with new or revised information. Each map 2 submittal required by this Condition shall incorporate information available six months before 3 the scheduled submittal date. 4 By September 28, 1998, the Permittees shall make an initial submittal to the Department of II.U.4. 5 maps showing the location of dangerous waste underground pipelines (including active, 6 inactive, and abandoned pipelines which contain or contained dangerous waste subject to the 7 provisions of Chapter 173-303 WAC) within the 200 East, 200 West, 300, 400, 100N, and 8 100K Areas. These maps will incorporate information available six months prior to the 9 scheduled submittal date. Thereafter, the maps will be updated on an annual basis to 10 incorporate additional information, as such information becomes available in accordance with 11 the FFACO milestone schedule. A schedule for the provision of map input shall be included 12 13 in the report specified in Condition II.U.1. The maps shall identify the origin, destination, size, depth and type (i.e., reinforced concrete, 14 stainless steel, cast iron, etc.) of each pipe and the location of their diversion boxes, valve 15 pits, seal pots, catch tanks, receiver tanks, and pumps, and utilize Washington State Plan 16 17 Coordinates, NAD 83(91), meters. If the type of pipe material is not documented on existing drawings, the most probable material type shall be provided. These maps need not include the 18 pipes within a fenced tank farm or within a building/structure. These maps shall be 19 20 accompanied by a description of the quality assurance/quality control used to compile the 21 maps. The age of all pipes required to be identified pursuant to this Condition shall be documented 22 in an attachment to the submittal. If the age cannot be documented, an estimate of the age of 23 the pipe shall be provided based upon best engineering judgment. 24 25 These maps, and any attachments, shall be maintained in the Facility Wide Operating Record 26 and updated annually after the initial submittal with new or revised information. II.V. MARKING OF UNDERGROUND PIPING 27 28 By September 29, 1997, the Permittees shall mark the underground pipelines identified in Condition II.U.2. These pipelines shall be marked at the point they pass beneath a fence 29 enclosing the 200 East, 200 West, 300, 400, 100N, or 100K Areas, at their origin and 30 destination, at any point they cross an improved road and every 100 meters along the pipeline 31 corridor where practicable. The markers shall be labeled with a sign that reads "Buried 32 Dangerous Waste Pipe" and shall be visible from a distance of 15 meters. 33 II.W. 34 OTHER PERMITS AND/OR APPROVALS The Permittees shall be responsible for obtaining all other applicable federal, state, and local II.W.1. 35 36 permits authorizing the development and operation of the Facility. To the extent that work required by this Permit must be done under a permit and/or approval pursuant to other 37 regulatory authority, the Permittees shall use their best efforts to obtain such permits. Copies 38 of all documents relating to actions taken, pursuant to this Condition, shall be kept in the 39

41 II.W.2. All other permits related to dangerous waste management activities are severable and enforceable through the permitting authority under which they are issued.

operating record.

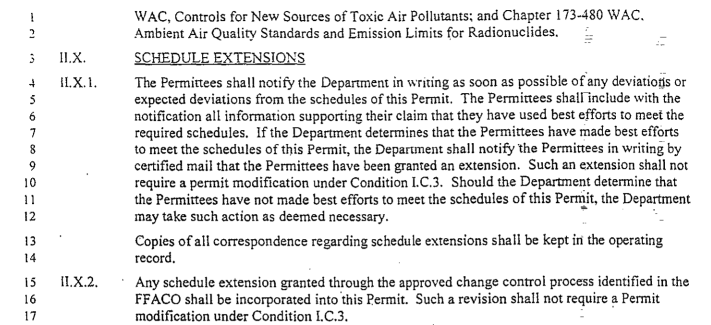
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43 II.W.3. All air emissions from TSD units subject to this Permit shall comply with all applicable state
44 and federal regulations pertaining to air emission controls, including but not limited to,
45 Chapter 173-400 WAC, General Regulations for Air Pollution Sources; Chapter 173-460

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PART III - UNIT-SPECIFIC CONDITIONS FOR FINAL STATUS OPERATIONS

CHAPTER 1

616 Nonradioactive Dangerous Waste Storage Facility

The 616 Nonradioactive Dangerous Waste Storage Facility (NRDWSF) is an active storage unit for dangerous wastes that are shipped to off-site commercial treatment or disposal facilities. This Chapter sets forth the operating Conditions for this TSD unit.

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~	III.1.A.	COMPLIANCE '	WITH APPROVED PERMIT APPLICATION
8 9 10 11 12 13		Dangerous Waste including all Class Form 3, dated Oc	nall comply with all the requirements set forth in the 616 Nonradioactive estorage Facility Permit Application, Rev. 2, as found in Attachment 8, as 1 and Class 3 Modifications specified below and Revision 6 of the Part A, atober 1, 1996. Enforceable portions of the application are listed below; all res, and tables included in these portions are also enforceable unless stated
14		Part A, Form 3, F	Permit Application, Revision 6
15 16		Section 2.1.3	The 616 Nonradioactive Dangerous Waste Storage Facility Description, from Class 1 Modification for quarter ending June 30, 1995
17		Section 2.2	Topographic Maps
18 19		Section 2.5	Performance Standards, from Class 1 Modification for quarter ending June 30, 1995
20 21		Section 2.7.1	Spills and Discharges Into the Environment, from Class 1 Modification for quarter ending June 30, 1995
22 23		Section 2.8	Manifest System, from Class 1 Modification for quarter ending June 30, 1995
24 25		Chapter 3.0	Waste Characteristics, from Class 1 Modification for quarter ending June 30, 1995
26 27		Chapter 4.0	Process Information, from Class 1 Modification for quarter ending June 30, 1995
28 29		Chapter 6.0	Procedures to Prevent Hazards, from Class 3 Modification submitted during Modification B
30 31		Chapter 7.0	Contingency Plan, from Class 1 Modification for quarter ending June 30, 1995
32 33		Chapter 8.0	Personnel Training, from Class 1 Modification for quarter ending December 31, 1995
34 35		Chapter 11.0	Closure and Post-Closure Requirements, from Class 1 Modification for quarter ending June 30, 1995
36 37		Chapter 12.0	Reporting and Recordkeeping, from Class 1 Modification for quarters ending June 30, 1995, and September 30, 1995
38.		Section 13.7	Toxic Substance Control Act of 1976
39	••	Section 13.8	Other Requirements
40	A Children	Appendix 2A	Drawing H-13-000014, 616 NRDWSF Topographic Map

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1		Appendix 4B	Drawing H-6-1553, Architectural Plan. Elevations and Sections. Rev. 3
2 3 4		Appendix 4B	Drawing H-6-1556, Structural Plan and Sections, Rev. 4, and four engineering change notices from Class 1 Modification for quarter ending June 30, 1995
5 6		Appendix 7A	Building Emergency Plan - 616 Building, from Class 1 Modification for quarter ending December 31, 1994
7		Appendix 8A	Training Plan from Class 1 Modification for quarter ending June 30, 1996
8 9		Appendix 11B	Description of Procedures from Class 1 Modification for quarter ending June 30, 1995
10	III.1.B.	<u>AMENDMENTS</u>	TO THE APPROVED PERMIT APPLICATION
1 I 12		_	endments, II.1.B (a through bbb), have been reflected in the respective ll be deleted from the permit in Revision 4, 1997.
13	III.1.B.a.	Page 2-7, line 25.	The words "can be" are changed to "shall be."
14 15 16	III.1.B.b.		An additional bullet is added to the text which reads as follows: "In ting requirements identified in Conditions I.E.15. through I.E.22. of this mplied with."
17	III.1.B.c.	Page 2-17, line 24	. The word "voluntarily" is deleted from the text.
18	III.1.B.d.	Page 2-17, line 26	. The words "information on" is changed to "requirements for."
19 20	III.1.B.e.	Page 3-6, line 44. 3.2.4 and 3.2.6."	The term "Table 3-3" is deleted and replaced with "Sections 3.2.2 through
21	III.1.B.f.	Page 3-7, lines 8-1	1. These lines are deleted and replaced with the following:
22 23 24 25 26 27		by Solid Waste Endesignation are ide groups; those that	ce of wastes at 616 NRDWSF, confirmation of designation may be required agineering (Section 3.2.4). The wastes which shall undergo confirmation of entified in Condition III.1.B.n. of this Permit and may be divided into two easily yield a representative sample (Category I), and those that do not esteps for each type are outlined below along with a description of which ch category:
28 29 30		sample will be tak	aste which easily yields a representative sample is received, a representative en of the waste. If more than one phase is present, each phase must be. The following field tests will be performed:
31 32 33			AZCAT TM oxidizer, cyanide, and sulfide tests. These tests will not on materials known to be organic peroxides, ethers, and/or water reactive
34 ,35			losivity - by HAZCAT TM flammability procedure, explosive ter ¹ , or a closed cup flashpoint measurement instrument ¹ .
36 37		* pH - by pH me on non-aqueou	ter ¹ or pH paper (SW-846-9041) ² . This test will not be performed s materials.
38		* Halogenated or	ganic compounds - by Chlor-D-Tect TM kits.
39 40			c compounds - by photo or flame ionization tester ¹ , by gas chromatography t mass spectrometry, or by melting point and/or boiling point determination.
41	,	¹ These instr	uments are field calibrated or checked for accuracy daily when in use.

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The pH paper must have a distinct color change every 0.5 pH unit and each batch of paper must be calibrated against certified pH buffers or by comparison with a pH meter calibrated with certified pH buffers.

If the waste meets the parameters specified in its documentation, within a 10% tolerance, confirmation of designation is complete. If it does not meet these parameters, sample and analyze the materials in accordance with WAC 173-303-110. See Table 3-4 for a list of analytical methodologies and Table 3-5 for sampling methodologies. This is considered a

label as necessary or return to the generating unit.

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22 23 When mathematically possible, the Permittees shall perform confirmation on an equal number of Category I and Category II containers.

significant error under Section 3.2.4. Re-assess and re-designate the waste. Repackage and

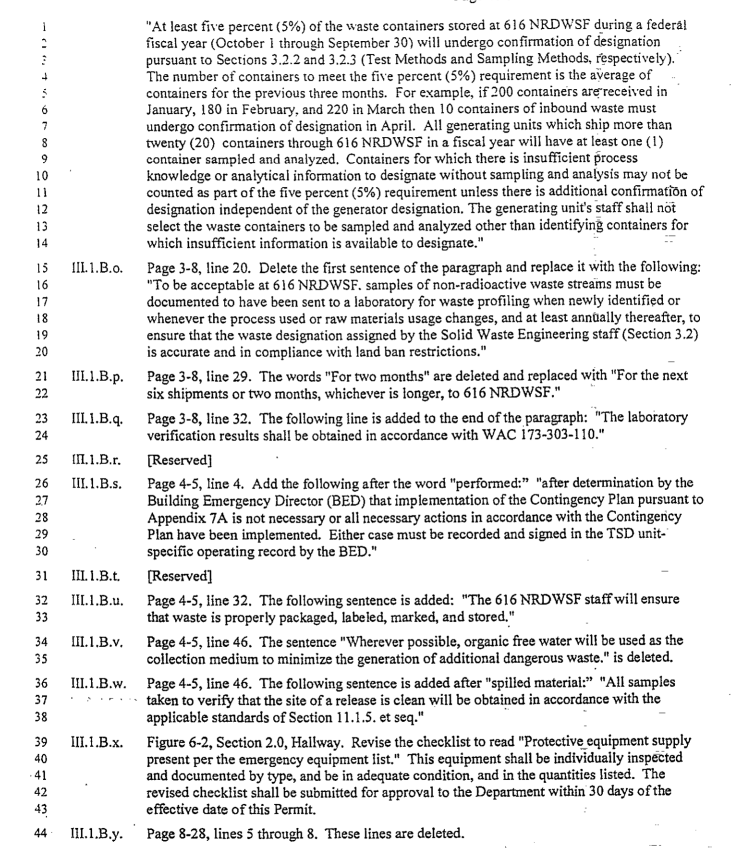
Category II. If a representative sample is not easily obtained (for example, discarded machinery or shop rags) or if the waste is a labpack or discarded laboratory reagent container, the following steps will be performed:

- a. Visually verify the waste. Labpacks and combination packages must be removed from the outer container. If the waste meets the parameters specified in its documentation, confirmation of designation is complete. If it does not meet these parameters, proceed to the next step. This is considered a significant error under Section 3.2.4.
- b. If possible and necessary, segregate/repackage the waste for shipment in a compliant manner. If the waste is not packaged in compliance with shipping requirements, proceed to the next step.
- c. The waste must be re-designated using designation methods identified in WAC 173-303-070 through 173-303-100."
- 24 III.1.B.g. Page 3-7, line 17. The following line is added: "Petitions to use an alternate test method shall be submitted in accordance with WAC 173-303-910."
- Page 3-7, line 18. The following paragraph is added: "All analytical tests performed to fulfill the requirements of Sections 3.2.4 and 4.1.1.8 (Frequency of Analysis and Removal of Liquids from Containment System, respectively) shall be performed in accordance with WAC 173-303-110. New test methods shall be used within 90 days of the effective date of the state regulations or laws that mandate the use of the test method. To ensure analytical quality control, all analyses must fulfill, at a minimum, the quality procedures specified in SW-846 Volume II."
- 33 III.1.B.i. Page 3-7, line 33. The words "is adequate" are deleted and replaced with "must be adequate."
- 34 III.1.B.j. Page 3-7, line 35. The words "is performed" are deleted and replaced with "must be performed."
- 36 III.1.B.k. Page 3-7, line 40. The word "representative" is inserted between the words "obtaining" and "samples."
- Page 3-8, line 1. The following sentence is inserted before the word "Appropriate:" "To ensure sample quality control, all sampling efforts must, at a minimum, be in accordance with the procedures specified in WAC 173-303-110."
- 41 III.1.B.m. Page 3-8, line 1. "Appropriate preservation" is deleted and replaced with "Appropriate packaging and preservation."
- 43 III.1.B.n. Page 3-8, line 8. The following paragraph is added:

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1 2 3 4 5	iII.1.B.z.	Chapter 11. All sampling and analyses necessary for soils underneath a contaminated concrete layer must be performed prior to removal of the overlying concrete. All soils which exceed the clean closure standards of WAC 173-303-610(2)(b) shall be managed in a manner analogous to that for contaminated surrounding soil as described in Chapter 11 of Attachment 8.
6 7	III.1.B.aa.	Page 11-2, line 1. The words "In general," are deleted from the text. The "t" on "these" is capitalized to read "These."
8 9 10 11 12 13	III.1.B.bb.	Table 11-1, page T11-1. In addition to the analyses in Table 11-1, the concrete samples shall also be analyzed for all dangerous waste constituents documented to have been spilled at the 616 NRDWSF during its operating life. These analyses shall be performed in accordance with WAC 173-303-110 including the quality assurance and quality control requirements delineated in SW-846. Action levels shall be based on the level of quantitation for each analyte. Final decisions based on health based standards shall be subject to approval or rejection by the Department.
15 16	III.1.B.cc.	Page 12-5, line 28. Replace the words "via line management, that the" with "via line management, when the."
17	III.1.B.dd.	Page 12-5, line 41. The words, "outside the Hanford Facility" are deleted.
18	III.1.B.ee.	Page 12-12, line 16. The last two sentences of this paragraph are deleted.
19 20	III.1.B.ff.	Table 12-1 "Reports and Records." A definition of the footnote "a" is added to the bottom of the table as follows:
21 22 23	,	"a Hanford Facility means the reports and records are available through the Facility Regulatory File index pursuant to Section 12.0. Until the index is implemented, reports and records will be available at the Facility, but not necessarily at the 616 NRDWSF.
24		616 NRDWSF means the reports and records are available at the 616 NRDWSF office."
25 26 27	III.1.B.gg.	Chemical, biological, and physical analyses of the dangerous waste to be handled at 616 NRDWSF pursuant to WAC 173-303-806(4)(a), entitled "616 Nonradioactive Dangerous Waste Facility Off-Site Shipping Lists," is found in Attachment 9 of this Permit.
28 29 30 31	III.1.B.hh.	The description of procedures as referenced in Appendix 11B are provided in various sections of <i>Procedure Description</i> , January 13, 1991 (Attachment 10). The specific sections of Attachment 10 which are incorporated into the Permit are listed in Table III-1, below, by procedure. No part of Attachment 10 shall supersede any part of Attachment 8.

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Number	Procedure	Pages	Sections
IIB-I	Preparing Health and Safety Plan	1-4	1.0, 2.0, 3.0, 4.2, 5.0, 5.1, 5.2, 6.0, 6.1, 6.2
11B-2	Decontaminating Sampling Equipment	23-24	1.0, 2.0, 3.0, 5.2, 5.3, 6.1, 6.2, 6.3
11B-3	Evaluating Data	25-26, 28-29	1.0, 2.0, 3.0, 4.7, 5.0
11B-4	Packaging Samples	32-35	1.0, 4.0, 4.1, 5.0, 5.1, 5.2
11B-5	Soil and Sediment Sample Containers	6-11	1.0, 3.0, 4.2, 6.2, 6.3, 6.4, 6.5, 6.6, 6.7, 6.8
11B-6	Ensuring Quality Control of Records and Documentation	70-77	1.0, 3.0, 4.0, 4.1, 4.2, 4.3, 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 6.0, 6.2, 6.3, 6.4, 6.5, 6.6
11B-7	Maintaining a Field Logbook	44-48	1.0, 3.0, 5.0, 5.1, 5.1.1, 5.1.2, 5.1.3, 5.1.4, 5.1.5, 6.0, 6.1, 6.2, 7.0
11B-8	Chain-of-Custody	39-43	1.0, 3.0, 4.0, 4.1, 4.2, 4.3, 4.4, 4.5, 5.0, 6.0, 6.1, 6.2, 6.3, 6.4, 6.5, 6.7
11B-9	Controlling Unknown Suspected Waste	49-59	1.0, 3.0, 4.1, 4.2, 4.3, 4.4, 4.5, 5.0, 5.1, 5.2, 6.0, 6.1, 6.2, 6.3, 6.4, 6.6, 6.7, 6.8, 6.9, 6.10, 6.11
11B-10	Deviating from Procedures Used During Closure	60-64	1.0, 2.0, 4.0, 4.2, 5.0, 5.1, 5.2, 5.2.1, 5.2.2, 5.3

Table III-1: Procedures from Attachment 10.

III.1.B.ii. All instances where the emergency response number is cited as "811" shall be changed to "911."

Fart A Application, page 4 of 24, lines 18 and 19. Waste Code WC01 shall be deleted and the estimated annual volume of Waste Code WC02 shall be changed to 55,000 kilograms.

III.1.B.kk. Page 2-8, line 3. The following sentence shall be added: "A mechanical fork truck lift and associated safety equipment (guards, handrails, etc.) are mounted on the containment pad. Design drawings of the mechanical fork truck lift are provided in Appendix 4B."

10 III.1.B.ll. Page 2-16, lines 30 and 32. The address "7601 West Clearwater, Suite 102" shall be changed to "1315 West Fourth Avenue" and the telephone number "509-546-2990" shall be changed to "509-735-7581."

III.1.B.mm. Page 2-18, line 38. The following builet shall be added: "• Evidence tape from field verified waste is untampered."

III.1.B.nn. Page 3-1, lines 12 through 14. The sentence beginning with "Nonradioactive dangerous waste ..." shall be deleted and replaced with the following: "The 616 NRDWSF stores nonradioactive dangerous waste that is received from generating units located on the contiguous Hanford Facility and from DOE-RL owned and operated generators located on noncontiguous areas near the Hanford Facility (e.g., Federal Building and 712 Building in downtown Richland and the 3000 Area). This waste is stored at the 616 NRDWSF until it is transported to an offsite TSD facility."

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1	III.1.B.oo.	Page 3-1, line 20. The term "onsite" shall be deleted and replaced with "DOE-RL owned and operated."
3 4	III.I.B.pp.	Page 3-1, lines 21 and 22. The sentence "Shipments are made from onsite generating units to the 616 NRDWSF" shall be deleted.
5 6	III.1.B.qq.	Page 3-1, line 22. The term "onsite" shall be deleted and replaced with "Hanford Site." On line 26, the term "generated onsite" shall be deleted.
7	III.1.B.m.	Page 3-2, lines 14 and 19. The term "Onsite" shall be deleted.
8	III.1.B.ss.	Page 3-3, lines 31 through 39. The paragraph on these lines shall be deleted.
9	III.1.B.tt.	Page 3-4, lines 3 and 16. The term "onsite" shall be deleted.
10	III.1.B.uu.	Page 3-5, lines 19, 36, 38, and 44. The term "onsite" shall be deleted.
11	III.1.B.vv.	Page 3-6, lines 13, 15, 19, 23, and 24. The term "onsite" shall be deleted.
12	III.1.B.ww.	Page 3-7, line 32. The term "suction pump" shall be added after the word "device."
13	III.1.B.xx.	Page 3-8, line 8. The term "onsite" shall be deleted.
14 15 16 17 18 19	III.1.B.yy.	Page 3-8, lines 37 through 40. The paragraph on these lines shall be deleted and replaced with the following: "All waste received at the 616 NRDWSF, as described in Section 3.1, is subject to the confirmation of designation sampling requirements described in Section 3.2. Each shipment of waste received at the 616 NRDWSF must be accompanied by accurate and complete waste tracking forms for waste received from onsite sources and uniform hazardous waste manifests for waste received from offsite sources."
20	III.1.B.zz.	Page T4-2, line 31. The word "cabinet" shall be replaced with "cabinet(s)."
21 22	III.1.B.aaa.	Page T4-2, line 34. The following option shall be added: "or 34 (55 gal) 34 (30 gal) (208.2 liters) (113.6 liters) 2 Flammable liquid storage cabinets (170 gal) (1,024 liters)."
23 24	III.1.B.bbb.	Page APP 4B-ii. On line 12, the term "Rev. 2" shall be replaced with "Rev. 4." At line 13, the following shall be added:
25		"ECN 191786 (10/28/93)
26		ECN 176589 (11/16/93)
27		ECN 605639 (01/17/94)
28		ECN 605649 (08/01/94)"

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ı			CHAPTER 2	
2			305-B Storage Facility	· ·
3 4 5	The 305-B Storage Facility (305-B) is an active storage unit for dangerous wastes and mixed wastes. These wastes are derived primarily from research and development activities and laboratory activities in the 300 Area. This Chapter sets forth the operating Conditions for this TSD unit.			
6	III.2.A.	COMPLIANCE V	VITH APPROVED PERMIT APPLICATION	
7 8 9 10	The Permittees shall comply with all the requirements set forth in the 305-B Storage Facility Dangerous Waste Permit Application, as found in Attachment 18 including the amendments specified in Condition III.2.B. Enforceable portions of the application are listed below; all subsections, figures, and tables included in these portions are also enforceable unless stated otherwise:			
12		Part A, Form 3, P	ermit Application, Revision 1	
13		Section 2.1.2	The 305-B Storage Unit	
14		Section 2.2.1	General Requirement	
15		Section 2.5	Performance Standard	
16		Section 2.6	Buffer Monitoring Zones	
17		Section 2.8	Manifest System	
18		Chapter 3.0	Waste Characteristics	
19		Chapter 4.0	Process Information	
20		Chapter 6.0	Procedures to Prevent Hazards	-
21		Chapter 7.0	Contingency Plan	
22		Chapter 8.0	Personnel Training	
23		Chapter 11.0	Closure and Post-Closure Requirements	
24		Chapter 12.0	Reporting and Recordkeeping	
25		Section 13.8	Toxic Substances Control Act	
26		Section 13.9	Other Requirements	
27		Appendix 2A	Hanford Site and 300-Area Topographic Maps, Plates 2-2 Through	2-9
28	IIL2.B.	<u>AMENDMENTS</u>	TO THE APPROVED PERMIT APPLICATION	
29 30 31	III.2.B.a.	occur wholly with	of dangerous waste to or from this TSD unit, except for shipments whin the 300 Area, the Permittees shall comply with Conditions II.P. an arding dangerous waste shipment manifesting and transportation.	
32 33 34 35 36 37 38 39	III.2.B.b.	generating unit(s) Restricted (LDR) treatment standar necessary, as well this information i responsible for co	The following text is added: "The 305-B personnel shall collect from the information pursuant to 40 CFR 268.7(a) regarding Land Dispose wastes, the appropriate treatment standards, whether the waste meets ds, and the certification that the waste meets the treatment standards, I as any waste analysis data that supports the generator's determinations not supplied by the generating unit, then the 305-B personnel shall tompletion and transmittal of all subsequent information regarding LDI to 40 CFR 268.7(b). All waste streams must be re-characterized at least	al the if ns. If be R

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annually, or when generating unit and/or 305-B personnel have reason to believe the waste stream has changed, to determine compliance with LDR requirements in 40 CFR 268." Page 3-9, line 16. The following is added to the end of this section: "Storage limits for all III.2.B.c. chemicals are listed in Table 4-1, page 4-18, and 4-19 (Uniform Building Code, Table 1 numbers 9-A and 9-B). This table is incorporated into this section by reference." : Page 3-10, line 27. The following paragraphs are inserted into this section: III.2.B.d. Ó "Prior to acceptance of wastes at 305-B, confirmation of designation may be required (Section 3.2.4). The wastes which shall undergo confirmation of designation are identified in 3 Condition III.2.B.f. of this Permit and may be divided into two groups; those that easily yield ġ a representative sample (Category I), and those that do not (Category II). The steps for each i0 type are outlined below along with a description of which wastes fall into each category: 11 Category I. If a waste which easily yields a representative sample is received, a representative 12 sample will be taken from the waste containers selected. If more than one phase is present, 13 each phase must be tested individually. The following field tests will be performed: 14 Reactivity - HAZCATTM oxidizer, cvanide, and sulfide tests. These tests will not be 15 performed on materials known to be organic peroxides, ethers, and/or water reactive 16 compounds. 17 * Flashpoint/explosivity - by HAZCATTM flammability procedure, explosive 18 atmosphere meter, or a closed cup flashpoint measurement instrument. 19 * pH - by pH meter or pH paper (SW-846-9041)². This test will not be performed on non-20 21 aqueous materials. Halogenated organic compounds - by Chlor-D-TectTM kits. 22 Volatile organic compounds - by photo or flame ionization tester¹, by gas chromatography 23 with or without mass spectrometry, or by melting point and/or boiling point determination. 24 ¹These instruments are field calibrated or checked for accuracy daily when in use. 25 ²The pH paper must have a distinct color change every 0.5 pH unit and each batch 26 of paper must be calibrated against certified pH buffers or by comparison with a pH meter 27 calibrated with certified pH buffers. 28 If the sample data observed meets the parameters specified in its documentation, within a 29 10% tolerance, confirmation of designation is complete and the waste may be accepted. If 30 not, the waste is rejected and returned to the generating unit, and sampling and analysis of the 31 waste is required to be included with a resubmitted CD/RR. 32 When mathematically possible, the Permittees shall perform confirmation on an equal number 33 34 of Category I and Category II containers. Category II. If a representative sample is not easily obtained (for example, discarded 35 machinery or shop rags) or if the waste is a labpack or discarded laboratory reagent container, 36 . 37 the following steps will be performed: a. Visually verify the waste. Examine each selected container to assure that it matches the 38 data provided on the CD/RR form(s) provided to document the waste. Labpacks and 39 40 combination packages must be removed from the outer container. If the waste matches the description specified in its documentation, confirmation of designation is complete and the 41

waste may be accepted. If not, the waste is rejected and returned to the generating unit,

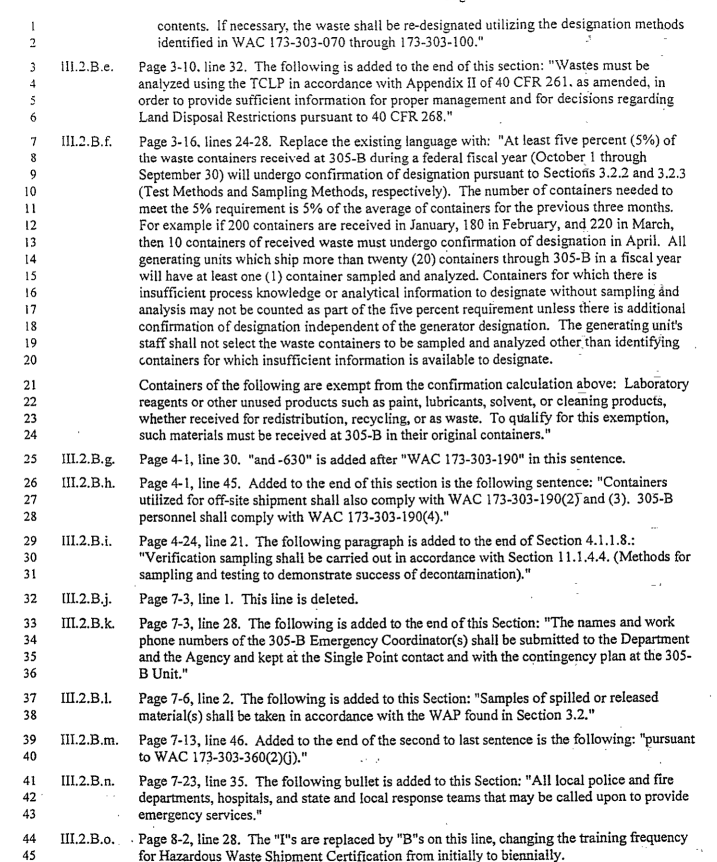
and the generating unit revises and resubmits the documentation to reflect the actual

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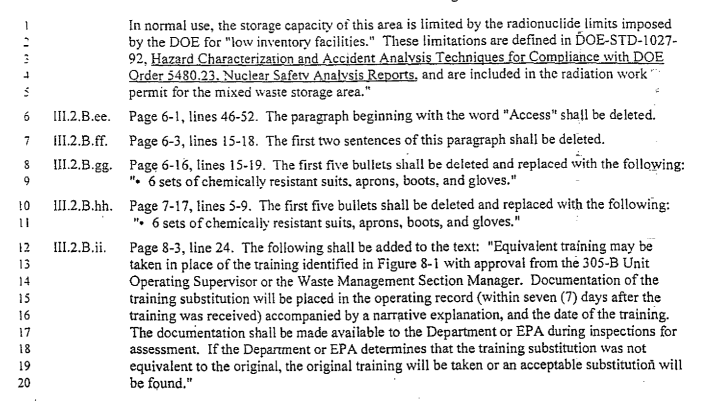
1	III.2.B.p.	Page 8-2, line 30. A "B4" is inserted replacing the "N" under the vertical column for TS
_		(Waste Management Technicians and Technical Specialists), requiring that they receive
3		Radioactive Material Shipping Representative training biennially. Footnote 4 shall be
4		changed to read: "Required for staff directly responsible for radioactive material shipments."

- Page 11-1, line 44. Added to the end of this Section is the following: "Spill reports and logs shall be consulted to determine potential areas of contamination."
- 7 III.2.B.r. Page 11-3, line 51. Prior to the words "will also be performed," the following is added: "or areas of documented spills or releases."
- 9 III.2.B.s. Page 11-8, lines 4 and 7. The following language is inserted after the words Low-Level
 10 Radioactive on line 4 and Nonregulated on line 7, respectively, replacing the current
 11 language: "Shall be handled in accordance with the Liquid Effluent Consent Order (No. DE
 12 91NM-177) and Milestone M-17 of the Hanford Federal Facility Agreement and Consent
 13 Order."
- 14 III.2.B.t. Page 11-8, line 25. Prior to the words "...will also be performed," the following is added: "or areas of documented spills or releases."
- 16 III.2.B.u. Page 11-13, line 39. The words "annually during closure activities" are deleted from the end of this sentence and replaced with: "in accordance with Condition II.H.1." of this Permit.
- 18 III.2.B.v. Page 12-1, lines 7-9. The sentence beginning "Many of the records..." is deleted.
- 19 III.2.B.w. [Reserved]
- 20 III.2.B.x. Page 12-10, line 37. Added to the end of this sentence is the following: "and Condition I.E.15. of the Facility Wide Permit."
- 22 III.2.B.y. [Reserved]
- 23 III.2.B.z. [Reserved]
- 24 III.2.B.aa. Page 13-2, line 42. This sentence is deleted and replaced with the following: "Wastes
 25 containing polychlorinated biphenyls (PCB), which are subject to regulation under the Toxic
 26 Substances Control Act (TSCA), are stored in the 305-B Storage Unit. These wastes are
 27 stored for periods less than one (1) year before shipment to a disposal facility permitted under
 28 TSCA. Storage of PCB wastes in 305-B for periods less than one (1) year will continue to be
 29 done in compliance with applicable TSCA regulations in 40 CFR Part 761."
- 30 III.2.B.bb. Part A Application, Page 3Q of 5, lines 10 and 11. Waste Code WC01 shall be deleted and the estimated annual volume of Waste Code WC02 shall be changed to 2,000 kilograms.
- 32 III.2.B.cc. Page 2-15, lines 30 and 31. The term "1988" shall be changed to "1991."
- III.2.B.dd. Page 4-17, lines 23-36. The text on these lines shall be deleted and replaced with the 33 following: "4.1.1.6.11 RMW Storage Area. Radioactive mixed waste that is not flammable 34 per UFC (i.e., flash point above 100 degrees F) is stored in a special area in the basement of 35 305-B. For additional segregation capability, there are seven small chemical storage cabinets 36 and four 5 ft. X 5 ft. stainless steel "container pans" with 5 1/2 in. sides. The containment 37 pans are mounted to the floor or wall of the cell to provide segregated storage for potentially 38 incompatible mixed waste streams. Drums stored in this are stored on pallets to prevent 39 potential contact with spilled waste in containment during an emergency. A fumehood is 40 located in the RMW cell on the south end of the east wall. The hood is utilized for mixed 41 waste container sampling and packaging. A diagram of this area is provided in Figure 4-9." 42

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ł			CHAPTER 3				
2		PUREX Storage Tunnels					
3 4 5	tunnels: Tu	The PUREX Storage Tunnels are a mixed waste storage unit consisting of two underground railroad tunnels: Tunnel Number 1, designated 218-E-14, and Tunnel Number 2, designated 218-E-15. This chapter sets forth the operating conditions for this TSD unit.					
6	III.3.A	COMPLIANCE	WITH APPROVED PERMIT APPLICATION	A			
7 8 9 10		Dangerous Wast the amendments application are li	hall comply with all requirements set forth in the PUREX Storage Tune Storage Permit Application, Rev. 3, as found in Attachment 28, inclused in Condition III.3.B, if any exist. Enforceable portions of the sted below; all subsections, figures, and tables included in these portion unless stated otherwise:	uding e			
12		Part A, Form 3, 1	Permit Application, Revision 3				
13		Section 2.1	The PUREX Storage Tunnels Description				
14		Section 2.2	Topographic Map	. •			
15		Chapter 3.0	Waste Analysis	- <u>-</u>			
16		Chapter 4.0	Process Information	-			
17		Chapter 6.0	Procedures to Prevent Hazards				
18		Chapter 7.0	Contingency Plan				
19		Chapter 8.0	Personnel Training				
20	,	Chapter 10.0	Waste Minimization				
21		Chapter 11.0	Closure and Financial Assurance				
22		Chapter 12.0	Reporting and Record Keeping				
23		Chapter 13.0	Other Federal and State Laws				
24		Appendix 2A	Topographic Map				
25		Appendix 3A	Waste Analysis Plan for PUREX Storage Tunnels				
26		Appendix 4A	Engineering Drawings	-			
27 28		Appendix 7A	Unit-Specific Contingency Plan for the 218-E-14 and 218-E-15 Sto- Tunnels	rage			
29		Appendix 8A	Dangerous Waste Training Plan for the PUREX Facility				
30	III.3.B	AMENDMENT	S TO THE APPROVED PERMIT APPLICATION				

(None Required.)

III.3.B

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PART IV - CORRECTIVE ACTIONS FOR PAST PRACTICES

The HSWA Permit is issued by the Agency in conjunction with this Permit. Upon delegation of the Corrective Action requirements of the HSWA by the Agency to the Department, the Permit shall be

- 4 modified to incorporate the specific requirements of the HSWA Permit into this Permit. This modification
- 5 shall be considered a Class 3 modification in accordance with Condition I.C.3. Until this modification is
- 6 complete, compliance with the terms of the referenced provisions, shall be deemed as compliance with
- 7 WAC 173-303-646.

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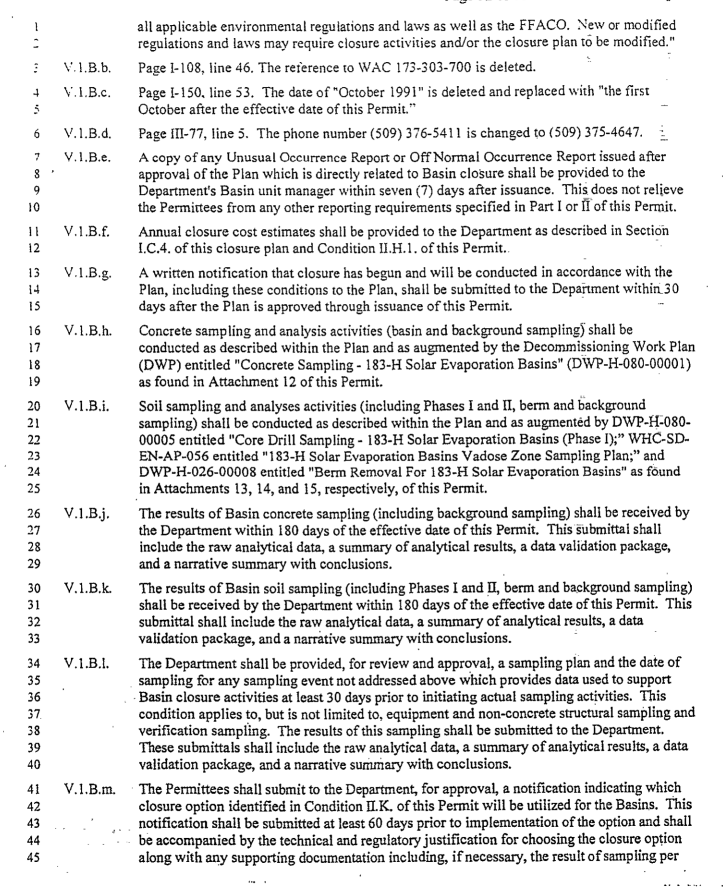
PART V - UNIT-SPECIFIC CONDITIONS FOR UNITS UNDERGOING CLOSURE

2		CHAPTER 1				
3 .			183-H Solar Evaporation Basin			
1 5 6	permanent c	losure activities. T	Basins (Basins) comprise an inactive TSD unit that is currently undergoing this TSD unit was operated as an evaporation treatment unit for dangerous the closure requirements for this TSD unit.			
7	V.1.A.	COMPLIANCE W	/ITH APPROVED CLOSURE PLAN			
8 9 10 11 12		Basins Closure Pla amendments speci	all comply with all requirements set forth in the 183-H Solar Evaporation an/Post-Closure Plan (Plan), found in Attachment 11, including the fied in Condition V.1.B. Enforceable portions of the Plan are listed below; gures, and tables included in these portions are also enforceable unless			
13		Part A, Form 3, Pe	ermit Application. Revision 4			
14		Section I.	General Closure Requirements, Introduction (Pages I-1 through I-6)			
15		Section I.A-1.	Minimize Need for Post-Closure Maintenance and Controls			
16		Section I.A-2.	Minimize Post-Closure Escape of Dangerous Waste			
17		Section I.B.	Content of Closure Plan			
18 19		Section I.C.	Certification of Closure, Survey Plat, Notice in Deed, and Financial Requirements			
20		Section II.B-1.	Preliminary Cover Design			
21		Section III.A-1.	Inspection Plan			
22 23	-	Section III.A-2g.	Monitoring Plan Proposed to be Conducted Until Issuance of Final Status Post-Closure Permit			
24		Section III.A-3.	Maintenance Plan .			
25		Section III.B.	Personnel Training			
26		Section III.C.	Procedures to Prevent Hazards			
27		Section III.D.	Post-Closure Contact			
28		Section III.E.	Amendment of Post-Closure Plan			
29		Section III.F.	Certification of Completion of Post-Closure Care			
30		Appendix A	Topographical Maps			
31 32		Appendix L	Procedures for Sample Collection, Chain of Custody, and Field Measurements			
33		Appendix M	Analytical Methods and Quality Control Procedures			
34		Appendix N	Personnel Training for Closure Activities			
3 <i>5</i>	V.1.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN			
36 37	V.1.B.a.		2. The sentence found here is deleted and replaced with the following: 183-H Basins will be closed in accordance with the most current version of			

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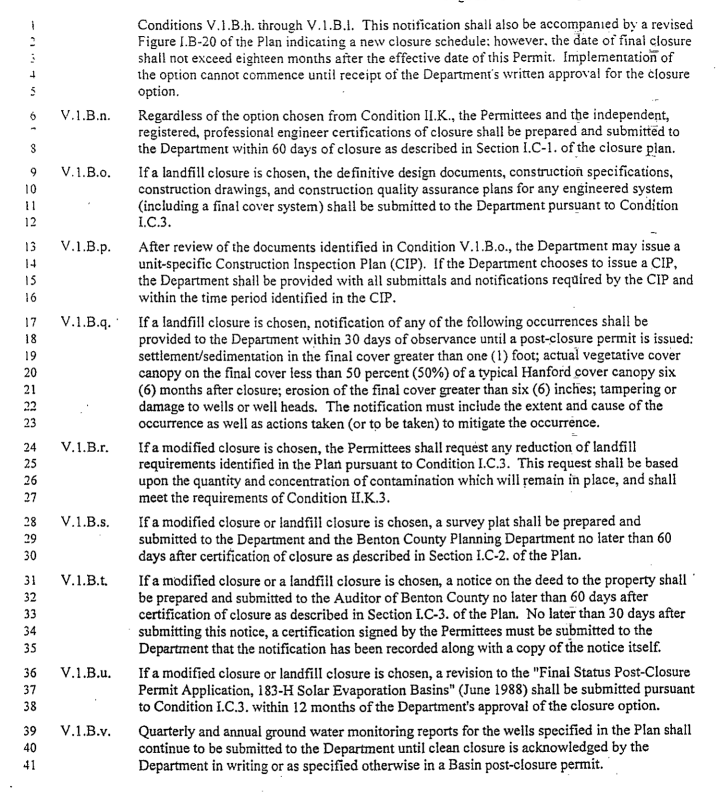
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1	CHAPTER 2					
2		300 Area Solvent Evaporator				
3		(Clean Closed, July 31, 1995)				
4 5 6	permanent of	The 300 Area Solvent Evaporator (300 ASE) is an inactive treatment unit which is currently undergoing permanent closure activities. This TSD unit was operated as an evaporation treatment unit for dangerous wastes. This Chapter sets forth the closure requirements for this TSD unit.				
7	V.2.A.	COMPLIANCE T	WITH THE APPROVED CLOSURE PLAN	- <u>-</u>		
8 9 10 11 12		The Permittees shall comply with all the requirements set forth in the 300 Area Solvent Evaporator Closure Plan (Plan), as found in Attachment 16, including the amendments specified in Condition V.2.B. Enforceable portions of the Plan are listed below; all subsections, figures, and tables included in these portions are also enforceable unless stated otherwise:				
13		Part A Application	on			
14		Section 1.1.1	Location and General Description			
15		Section 1.1.2	The 300-Area Solvent Evaporator			
16		Section 1.2	Security Information -			
17		Chapter 2.0	Closure Performance Activities	· - -		
18		Chapter 3.0	Description of Closure Activities			
19		Chapter 4.0	Certification of Closure			
20		Chapter 5.0	Post-closure			
21		Chapter 6.0	Procedures to Prevent Hazards			
22		Chapter 7.0	Contingency Plan			
23		Chapter 8.0	Personnel Training	-		
24		Section 9.8	Other Requirements			
25 26		Appendix E	Soil and Concrete Sampling and Analysis Plan for the 300 Area S Evaporator	Solvent -		
27	V.2.B.	AMENDMENTS	S TO THE APPROVED CLOSURE PLAN	=		
28 29 30	V.2.B.a.	7.2.B.a. A written notification that closure has begun and will be conducted in accordance with the Plan, including these Conditions to the Plan, shall be submitted to the Department within 30 days after the Plan is approved through issuance of this Permit.				
31 32 33	V.2.B.b.	.b. The results of all sampling required by this Plan shall be provided to the Department. This submittal shall include the raw analytical data, a summary of analytical results, a data validation package, and a narrative summary with conclusions.				
34 35 36 37 38 39	V.2.B.c.					

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1 2 3	V.2.B.d.	Annual cost estimates shall be provided to the Department as described in Section 5.2. of this closure plan and Condition II.H.1. of this Permit. At Page 5-2, line 6, delete "October 1993," and replace it with "the first October after the effective date of this Permit."
5 6	V.2.B.e.	The Permittees shall notify the Department, in writing, if the initial action levels in Table 3-2 of the Plan are exceeded. The notification shall either include a request for the Department's approval of alternative action levels or identify the interim measures to be taken at the 300 ASE until closure activities are performed in conjunction with the 300-FF-2 Operable Unit.
8 9 10 11 12	V.2.B.f.	The Permittees and the independent, registered, professional engineer certifications of closure shall be prepared and submitted to the Department by registered mail within 60 days of closure as described in Section 4.0. of the Plan. The Permittees shall continue to address the 300 ASE as a dangerous waste management unit until receipt of the Department's written notification that the 300 ASE is accepted as clean closed.
13 14	V.2.B.g.	The Permittees shall complete 300 ASE closure activities within 180 days after the effective date of this Permit.

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CHAPTER 3

2727-S Nonradioactive Dangerous Waste Storage Facility

(Clean Closed, July 31, 1995) : The 2727-S Nonradioactive Dangerous Waste Storage Facility (2727-S) is an inactive storage unit which is 1 currently undergoing permanent closure activities. This TSD unit was operated as a storage unit for 5 dangerous wastes. This Chapter sets forth the closure requirements for this TSD unit. 6 7 V.3.A. COMPLIANCE WITH THE APPROVED CLOSURE PLAN The Permittees shall comply with all the requirements set forth in the 2727-S Nonradioactive 8 Dangerous Waste Storage Facility Closure Plan (Plan), as found in Attachment 17. including 9 the amendments specified in Condition V.3.B. Enforceable portions of the Plan are listed 10 below; all subsections, figures, and tables included in these portions are also enforceable 11 unless stated otherwise: 12 Part A Application 13 Section 1.1 Location Information 14 Section 1.2 15 Security Section 1.3 Facility Description and Operations 16 17 Chapter 2.0 Closure Performance Standard 18 Chapter 4.0 Closure Activities 19 Chapter 5.0 Contingency Plan 20 Chapter 6.0 Training Requirements Closure Plan Schedule 21 Chapter 7.0 22 Appendix F Sampling and Handling Procedures 23 Ouality Assurance Project Plan Appendix G 24 Appendix H Personnel Training Appendix I 25 Certification Statements 26 V.3.B. AMENDMENTS TO THE APPROVED CLOSURE PLAN A written notification that closure has begun and will be conducted in accordance with the 27 V.3.B.a. Plan, including these Conditions to the Plan, shall be submitted to the Department within 30 28 29 days after the Plan is approved through issuance of this Permit. The results of all sampling required by this Plan shall be provided to the Department. This . V.3.B.b. 30 submittal shall include the raw analytical data, a summary of analytical results, a data 31 32 validation package, and a narrative summary with conclusions. V.3.B.c. The Department shall be provided, for review and approval, a sampling plan and the date of 33 sampling for any sampling event not addressed in the Plan which provides data used to 34 support 2727-S closure activities at least 30 days prior to initiating actual sampling activities. 35 The results of this sampling shall be submitted to the Department. These submittals shall 36 include the raw analytical data, a summary of analytical results, a data validation package, 37 38 and a narrative summary with conclusions. Annual cost estimates shall be provided to the Department as described in Section 4.6. of this 39 V.3.B.d. closure plan and Condition II.H.1. of this Permit.

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1 2 3	V.3.B.e.	The Permittees shall notify the Department, in writing, if clean closure concentrations cannot be achieved. The notification shall include a justification for not completing clean closure requirements and a plan to address dangerous waste post-closure requirements at 2727-S.
4 5 6 7 8	V.3.B.f.	The Permittees and the independent, registered, professional engineer certifications of closure shall be prepared and submitted to the Department by registered mail within 60 days of closure as described in Section 4.7 of the Plan. The Permittees shall continue to address 2727-S as a dangerous waste management unit until receipt of the Department's written notification that 2727-S is accepted as clean closed.
9 10	V.3.B.g.	The Permittees shall complete 2727-S closure activities within 180 days after the effective date of this Permit.

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Simulated High Level Waste Slurry Treatment and Storage Unit (Clean Closed, October 23, 1995) 3 The Simulated High Level Waste Slurry Treatment and Storage Unit (SHLWS) is an inactive storage and 4 treatment unit which is currently undergoing permanent closure activities. This TSD unit was operated as 5 a storage and treatment unit for simulated slurry as a test operation in connection with the grout project. 6 7 This Chapter sets forth the closure requirements for this TSD unit. 8 V.4.A. COMPLIANCE WITH APPROVED CLOSURE PLAN The Permittees shall comply with all the requirements set forth in the SHLWS Closure Plan 9 (Plan), as found in Attachment 19, including the amendments specified in Condition V.4.B. 10 Enforceable portions of the Plan are listed below; all subsections, figures, and tables included 11 in these portions are also enforceable unless stated otherwise: 12 Section 1.2 Part A Permit Application 13 Description of the SHLWS T/S Unit/Physiography 14 Section 2.3 Section 2.4 Location Information 15 Section 3.1 Characteristics of Untreated Waste 16 Section 3.2 Characteristics of Treated Waste 17 Section 6.1 General Closure Requirements 18 Section 6.2 General Post-Closure Requirements 19 Section 6.3 Closure of Chemical, Physical, and Biological Treatment Units 20 21 Appendix A Sampling and Analysis Plan 22 Appendix B Quality Assurance Project Plan 23 V.4.B. AMENDMENTS TO THE APPROVED CLOSURE PLAN A written notification stating closure has been and will continue to be conducted in 24 V.4.B.a. accordance with the Plan, including the conditions of the Plan, shall be submitted to the 25 Department within 30 days after the effective date of Revision 1 to this Permit. 26 V.4.B.b. The Permittees shall notify the Department, in writing, if at any time it is determined the 27 clean closure levels specified in this plan are exceeded. 28 The Permittees and the independent, registered, professional engineer certification of closure 29 V.4.B.c. shall be prepared and submitted to the Department by registered mail within 60 days of 30 closure as described in the Plan. The Permittees shall continue to address the unit as a 31 dangerous waste management unit until receipt of the Department's written notification 32 stating the unit is accepted as clean closed. 33 The Permittees shall complete SHLWS closure activities 180 days after the effective date of V.4.B.d. 34 35 Revision 1 to this Permit. Any remaining solid waste at the unit, generated during soil sampling and decontamination 36 V.4.B.e. activities, shall be designated according to the analytical results of these activities and 37 managed accordingly. The Department shall be informed in writing of the final disposition of 38 the waste. 39

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CHAPTER 4

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ì			CHAPTER 5	- A Brz	
2			218-E-8 Borrow Pit Demolition Site	=	
3			(Clean Closed, November 28, 1995)	## #*_	·
1 5 6	The 218-E-8 Borrow Pit Demolition Site (218 BPDS) is an inactive treatment unit which is currently undergoing permanent closure activities. This TSD unit was operated as an open burning/open detonation unit for dangerous wastes. This Chapter sets forth the closure requirements for this TSD unit.				
7	V.5.A.	COMPLIANCE W	/ITH APPROVED CLOSURE PLAN	ī	=
8 9 10 11 12		The permittees shall comply with all the requirements set forth in the 218-E-8 Borrow Pit Demolition Site Closure Plan (Plan), as found in Attachment 20, including the amendments specified in condition V.5.B. Enforceable portions of the Plan are listed below; all subsections, figures, and tables included in these portions are also enforceable unless stated otherwise:			
13		Part A Application	1		
14		Section 2.2.2	Facility Description and General Provisions	•	•
15		Section 2.2.3	Description of 218-E-8 Borrow Pit Demolition Site		
16		Section 2.4	Security Information		
17		Chapter 3.0	Process Information	-	
18		Chapter 4.0	Waste Characteristics		
19		Chapter 5.0	Groundwater Monitoring		
20		Chapter 6.0	Closure Strategy and Performance Standards		•
21		Chapter 7.0	Closure Activities	E.	
22		Chapter 8.0	Post-Closure Plan		
23		Appendix 4A	Toxicity Data	 -	
24 25		Appendix 7A	Quality Assurance Project Plan for Soil Sampling and 218-E-8 Borrow Pit Demolition Site	i Analysis fo	r the
26		Appendix 7B	Training Course Descriptions	-	
27		Appendix 7C	Sampling and Analysis Plan		
28	V.5.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN		
29 30 31	V.5.B.a.	A written notification stating closure has begun and will be conducted in accordance with the Plan, including these additional conditions to the Plan, shall be submitted to the Department within 30 days after the effective date of Revision 1 to this Permit.			
32 33 34	V.5.B.b.	The results of all sampling required by this Plan shall be provided to the Department. This submittal shall include the raw analytical data, a summary of analytical results, a data validation package, and a narrative summary with conclusions.			
35 36 37 38 39 40	V.5.B.c.	B.c. The Department shall be provided, for review and approval, a sampling plan and the date of sampling for any sampling event not addressed in the Plan which provides data used to support 218 BPDS closure activities at least 30 days prior to initiating actual sampling activities. The results of this sampling shall be submitted to the Department. These submittal shall include the raw analytical data, a summary of analytical results, a data validation package, and a narrative summary with conclusions.			o g ubmittals

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1 2 3 4 5	V.5.B.d.	The Permittees shall notify the Department, in writing, if the action levels as defined in Section 6.1 of the Plan are exceeded. The notification shall either include a request to develop a phase two investigation to determine further sampling activities or remedial actions, or identify the interim measures to be taken at the 218 BPDS until closure activities are performed in conjunction with the 200-PO-6 Operable Unit.
6 7 8 9 10	V.5.B.e.	The Permittees and the independent, registered, professional engineer certification of closure shall be prepared and submitted to the Department by registered mail within 60 days of closure, as described in Section 6.3.2 of the Plan. The Permittees shall continue to address the 218 BPDS as a dangerous waste management unit until receipt of the Department's written notification stating the 218 BPDS is accepted as clean closed.
11	V.5.B.f.	The Permittees shall complete 218 BPDS closure activities within 180 days after the effective

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CHAPTER 6

,			CHAPTERO	<u>-</u>	
2			200 West Area Ash Pit Demolition Site		
3			(Clean Closed, November 28, 1995)		
4 5 6	The 200 West Area Ash Pit Demolition Site (200 APDS) is an inactive treatment unit which is currently undergoing permanent closure activities. This TSD unit was operated as an open burning/open detonation unit for dangerous wastes. This Chapter sets forth the closure requirements for this TSD unit.				
7	V 6.A.	COMPLIANCE	WITH APPROVED CLOSURE PLAN	gi.	
8 9 10 11 12		Demolition Site 6 specified in cond	hall comply with all the requirements set forth in the 2 Closure Plan (Plan), as found in Attachment 21, includition V.6.B. Enforceable portions of the Plan are listeres, and tables included in these portions are also enforces.	ling the amendments d below; all	
13		Part A Application	on		
14		Section 2.2.2	Facility Description and General Provisions	_	
15		Section 2.2.3	Description of 200 West Area Ash Pit Demolition S	Site	
16		Section 2.4	Security Information	 · .	
17		Chapter 3.0	Process Information		
18		Chapter 4.0	Waste Characteristics .		
19		Chapter 5.0	Groundwater Monitoring		
20		Chapter 6.0	Closure Strategy and Performance Standards		
21		Chapter 7.0	Closure Activities		
22		Chapter 8.0	Post-Closure Plan		
23		Appendix 4A	Toxicity Data		
24 25		Appendix 7A	Quality Assurance Project Plan for Soil Sampling a 200 West Area Ash Pit Demolition Site	nd Analysis for the	
26		Appendix 7B	Training Course Descriptions		
27		Appendix 7C	Sampling and Analysis Plan		
28	V.6.B.	<u>AMENDMENT</u>	S TO THE APPROVED CLOSURE PLAN	<u></u>	
29 30 31	V.6.B.a.	A written notification stating closure has begun and will be conducted in accordance with the Plan, including these additional conditions to the Plan, shall be submitted to the Department within 30 days after the effective date of Revision 1 to this Permit.			
32 33 34	V.6.B.b.	The results of all sampling required by this Plan shall be provided to the Department. This submittal shall include the raw analytical data, a summary of analytical results, a data validation package, and a narrative summary with conclusions.			
35 36 37 38 39 40	V.6.B.c.	sampling for any support 200 API activities. The re submittals shall	shall be provided, for review and approval, a sampling sampling event not addressed in the Plan which provides closure activities at least 30 days prior to initiating esults of this sampling shall be submitted to the Department of the raw analytical data, a summary of analytical ge, and a narrative summary with conclusions.	des data used to actual sampling ment. These	

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1	V.6.B.d.	The Permittees shall notify the Department, in writing, if the action levels as defined in
2		Section 6.1 of the Plan are exceeded. The notification shall either include a request to
3		develop a phase two investigation to determine further sampling activities, or remedial actions
4		or identify the interim measures to be taken at the 200 APDS until closure activities are
5		performed in conjunction with the 200-SS-2 Operable Unit.
6 7 8 9	V.6.B.e.	The Permittees and the independent, registered, professional engineer certification of closure shall be prepared and submitted to the Department by registered mail within 60 days of closure, as described in Section 6.3.2 of the Plan. The Permittees shall continue to address the 200 APDS as a dangerous waste management unit until receipt of the Department's written notification stating the 200 APDS is accepted as clean closed.
11 12	V.6.B.f.	The Permittees shall complete 200 APDS closure activities within 180 days after the effective date of Revision 1 to this Permit.

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į			CHAPTER 7			
2	2101-M Pond					
3		(Clean Closed, November 28, 1995)				
÷ :	The 2101-N potentially	M Pond is undergoir dangerous waste.]	ng permanent closure activities. This unit was operated as a disposal unit for This chapter sets for the closure requirements for this TSD unit.			
ò	V.7.A.	COMPLIANCE V	WITH APPROVED CLOSURE PLAN			
- S 9 10	The Permittees shall comply with all requirements set forth in the 2101-M Pond Closure Plan (Plan), found in Attachment 22, including the amendments specified in Condition V.7.B. Enforceable portions of the Plan are listed below; all subsections, figures, and tables included in these portions are also enforceable:					
11		Appendix A-1	Part A Permit Application, Form 3			
12		Section I-3	2101-M Pond Location and General Description			
13		Section I-5	Security			
14		Chapter A	Closure Performance Standards			
15		Chapter B	Content of Closure Plan			
16		Chapter C	Certification of Closure			
17	V.7.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN			
18 19 20	V.7.B.a.	accordance with t	tion stating closure has been and will continue to be conducted in the Plan, including these conditions of the Plan, shall be submitted to the in 30 days after the effective date of Revision 1 to this Permit.			
21 22	V.7.B.b.		hall notify the Department, in writing, if at any time it is determined the els specified in this plan are exceeded.			
23 24 25 26 27 28	V.7.B.c.	shall be prepared closure, as descri	and the independent, registered, professional engineer certification of closure and submitted to the Department by registered mail within 60 days of bed in the Plan. The Permittees shall continue to address the unit as a management unit until receipt of the Departments written notification stating ed as clean closed.			

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1	CHAPTER 8				
2	216-B-3 Expansion Ponds				
;	(Clean Closed, July 31, 1995)				
5 6	The 216-B-3 Expansion Ponds is undergoing permanent closure activities. This unit was operated as a treatment and disposal unit for dangerous waste. This chapter sets forth the closure requirements for this TSD unit.				
-	V.8.A.	COMPLIANCE	WITH APPROVED CLOSURE PLAN	- 	
8 9 10 11		The Permittees shall comply with all requirements set forth in the 216-B-3 Expansion Ponds Closure Plan (Plan), found in Attachment 23, including the amendments specified in Condition V.8.B. Enforceable portions of the Plan are listed below; all subsection, figures, and tables included in these portions are also enforceable:			
12		Part A Permit Ap	plication		
13		Section 1.2	Closure Strategy		
14		Chapter 2.0	Facility Description and Location Information		
15		Chapter 5.0	Groundwater Monitoring		
16		Chapter 6.0	Closure Performance Standards		
17	ā	Chapter 7.0	Closure Activities	•	
18		Chapter 8.0	Post-Closure Plan		
19	V.8.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN		
20 21 22	V.8.B.a.	A written notification stating closure has been and will continue to be conducted in accordance with the Plan, including these condition of the Plan, shall be submitted to the Department within 30 days after the effective date of Revision 1 to this Permit.			
23 24 25 26 27	V.8.B.b.	7.8.B.b. Groundwater monitoring will continue in accordance with B Pond System groundwater monitoring program. Quarterly and annual groundwater monitoring reports for the wells specified in the Plan shall continue to be submitted to the Department until closure of the 216-B-3 Main Pond is acknowledged by the Department in writing, or as specified otherwise in a post-closure permit.			
28 29	V.8.B.c.	V.8.B.c. The Permittees shall notify the Department, in writing, if at any time it is determined the clean closure levels specified in this plan are exceeded.			
30 31 32 33 34	V.8.B.d.	V.8.B.d. The Permittees and the independent, registered, professional engineer certification of closure shall be prepared and submitted to the Department by registered mail with 60 days of closure as described in the Plan. The Permittees shall continue to address the unit as a dangerous waste management unit until receipt of the Department's written notification stating the unit is accepted as clean closed.			
35 36	V.8.B.e.		hall complete 216-B-3 expansion lobes closure activities date of Revision 1 to this Permit.	s within 180 days	

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CHAPTER 9 Hanford Patrol Academy Demolition Site (Clean Closed, November 28, 1995) 3 The Hanford Patrol Academy Demolition Site (HPADS) is an inactive treatment unit which is currently 4 undergoing permanent closure activities. This TSD unit was operated as an open burning/open detonation 5 unit for dangerous waste. This Chapter sets forth the closure requirements for this TSD unit. 6 COMPLIANCE WITH THE APPROVED CLOSURE PLAN 7 V.9.A. The Permittees shall comply with all the requirements set forth in the Hanford Patrol 8 Academy Demolition Sites Closure Plan (Plan), as found in Attachment 24, including the 9 amendments specified in condition V.9.B. Enforceable portions of the Plan are listed below; 10 all subsections, figures, and tables included in these portions are also enforceable unless 11 stated otherwise: 12 Part A Application 13 Section 2.2.2 Facility Description and General Provisions 14 Description of Hanford Patrol Academy Demolition Sites Section 2.2.3 15 Section 2.24 Security Information 16 Process Information Chapter 3.0 17 Chapter 4.0 Waste Characteristics 18 Chapter 5.0 Groundwater Monitoring 19 20 Chapter 6.0 Closure Strategy and Performance Standards Chapter 7.0 Closure Activities 21 Chapter 8.0 Post-Closure Plan 22 Appendix 4A Waste Inventories 23 Quality Assurance Project Plan for Soil Sampling and Analysis for the 24 Appendix 7A Hanford Patrol academy Demolition Sites 25 Training Course Descriptions 26 Appendix 7B Sampling and Analysis Plan 27 Appendix 7C 28 V.9.B. AMENDMENTS TO THE APPROVED CLOSURE PLAN 29 V.9.B.a. If closure activities have not begun and/or will not be conducted in accordance with the Plan, including these unit specific Conditions to the Plan, a written notification shall be submitted 30 to the Department within 30 days after the Plan is approved. 31 The results of all sampling required by this Plan shall be provided to the Department. This ·V.9.B.b. 32 submittal shall include the raw analytical data, a summary of analytical results, a data 33 validation package, and a narrative summary with conclusions. 34 V.9.B.c. The Department shall be provided, for review and approval, a sampling plan and the date of 35 sampling for any sampling event not addressed in the Plan which provides data used to 36 support HPADS closure activities at least 30 days prior to initiating actual sampling activities. 37 The results of this sampling shall be submitted to the Department. These submittals shall 38 include the raw analytical data, a summary of analytical results, a data validation package, 39

and a narrative summary with conclusions.

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V.9.B.d. The Permittees shall notify the Department, in writing, if the action levels as defined in 1 Section 6.1 of the Plan are exceeded. The notification shall include a request to develop a 2 phase two investigation to determine further sampling activities or remedial actions. 3 The Permittees and the independent, registered, professional engineer certifications of closure 1 V.9.B.e. shall be prepared and submitted to the Department by registered mail within 60 days of 5 closure, as described in Section 6.3.2 of the Plan. The Permittees shall continue to address 6 HPADS as a dangerous waste management unit until receipt of the Department's written 7 notification that HPADS is accepted as clean closed. 8 9 V.9.B.f. The Permittees shall complete HPADS closure activities within 180 days after the effective 10 date of Revision 2 to this Permit.

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l				<u>.</u>						
2		105-DR Large Sodium Fire Facility								
3 4 5	-									
6	V.10.A.	A. COMPLIANCE WITH THE APPROVED CLOSURE PLAN =								
7 8 9 10	Facility Closure Plan (Plan), as found in Attachment 25, including the amendments specific in Condition V.10.B. Enforceable portions of the Plan are listed below; all subsections,									
11		Part A Applicatio	n							
12		Section 2.2	Unit Description and Operations							
13		Section 2.3	Security Information		.=-					
14		Chapter 4	Waste Characteristics							
15		Chapter 6	Closure Strategy and Performance Standards		·					
16		Chapter 7	Closure Activities		_					
17		Chapter 8	Post-Closure	,						
18		Appendix B	Sampling Locations							
19 20	,	Appendix E	Quality Assurance Project Plan for Characterization Sampling at the Large Sodium Fire Facility	and Verificat	ion					
21	V.10.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN							
22 23 24	V.10.B.a.	including these up	es have not begun and/or will not be conducted in account specific Conditions to the Plan, a written notification within 30 days after the Plan is approved.	rdance with to on shall be sub	he Plan, omitted					
25 26 27	V.10.B.b.	submittal shall in	sampling required by this Plan shall be provided to the clude the raw analytical data, a summary of analytical e, and a narrative summary of conclusions.	Department. results, a data	This					
28 29 30 31 32 33	V.10.B.c. The Department shall be provided, for review and approval, a sampling plan and the date of sampling for any sampling event not addressed in the Plan which provides data used to support LSFF cleanup activities at least 30 days prior to initiating actual sampling activities. The results of this sampling shall be submitted to the Department. These submittals shall include the raw analytical data, a summary of analytical results, a data validation package,									
34 35 36 37 38	V.10.B.d.	6.1.1 of the Plan of Department's app	all notify the Department, in writing, if the action lever cannot be achieved. The notification shall include eith roval of alternative action levels or identify the intering closure activities are performed in conjunction with the	ier a request f n measures to	or the be taken					
39 40 41	V.10.B.e.	shall be prepared	nd the independent, registered, professional engineer coand submitted to the Department by registered mail would be din Section 7.9 of the Plan. The Permittees shall come	ithin 60 days	of					

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LSFF as a dangerous waste management unit until receipt of the Department's written notification that LSFF is accepted as closed.

V.10.B.f. The Permittees shall complete LSFF closure activities within 240 days after the effective date of Revision 2 of this Permit.

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l			CHAPTER 11	u					
2	304 Concretion Facility								
3	(Clean Closed, January 21, 1996)								
4 5 6	The 304 Coduring the fi	uel fabrication proc	04 Facility) was used for the treatment of dangerous wastes. These wastes consist of beryllium/Zircaloy-2 chir	astes produc os and Zircal	ed_ oy-2				
7	V.11.A.	COMPLIANCE W	TTH THE APPROVED CLOSURE PLAN						
8 9 10 11		Closure Plan (Plan Condition V.2.B.	all comply with all the requirements set forth in the 30- n), as found in Attachment 26, including the amendment Enforceable portions of the Plan are listed below; all s d in these portions are also enforceable unless stated of	nts specified subsections, t	in				
12		Part A Application	n						
13		Section 2.1	Description of the 304 Concretion Facility	=-					
14		Section 2.3	Security	_					
15		Chapter 4	Waste Characteristics						
16		Chapter 6	Closure Strategy and Performance Standards						
17		Chapter 7	Closure Activities	_					
18		Chapter 8	Post-Closure						
19		Appendix B	Random Sampling Locations		_				
20		Appendix E	Personnel Training						
21 22		Appendix F	Quality Assurance Project Plan for Sampling and An Concretion Facility Closure Activities	alysis for the	≥ 304				
23 24		Appendix G	Phase I Sampling and Analysis Plan for the 304 Conc Closure Activities	cretion Facil	ity				
25	V.11.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN		=				
26 27 28	V.11.B.a.	including these un	s have not begun and/or will not be conducted in according to the Plan, a written notification within 30 days after the Plan is approved.						
29 30 31	V.11.B.b.	submittal shall inc	sampling required by this Plan shall be provided to the clude the raw analytical data, a summary of analytical re, and a narrative summary of conclusions.						
32 33 34 35 36 37	V.11.B.c.	sampling for any support 304 Faciliactivities. The reshall include the r	hall be provided, for review and approval, a sampling pampling event not addressed in the Plan which provide ty cleanup activities at least 30 days prior to initiating tults of this sampling shall be submitted to the Departman and analytical data, a summary of analytical results, a detailed to the manalytical data, a summary of analytical results, a detailed summary of conclusions.	es data used actual samp nent. These s	to ling submittals on				
38 39 40 41	V.11.B.d.	1992)" and replace notify the Department	-13. Delete "Hanford Baseline Risk Assessment Meth e with "Model Toxics Control Act (WAC 173-340)." nent, in writing, if the action levels cited in Section 6.1 tification shall include a request for the Department's a	odology (DC The Permitte Lof the Plan	DE-RL ees shall are				

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1 2		alternative action levels or identify the interim measures to be taken closure activities are performed in conjunction with the 300-FF-2 O		lity until
3	V.11.B.e.	The Permittees and the independent, registered, professional engine		
4		shall be prepared and submitted to the Department by registered ma	il within 60 day	's of
5		closure, as described in Section 7.8 of the Plan. The Permittees shall	ll continue to ac	idress the
6		304 Facility as a dangerous waste management unit until receipt of t	he Department	s written
7		notification that the 304 Facility is accepted as clean closed.		÷
8	V.11.B.f.	The Permittees shall complete 304 Facility closure activities within	180 days after t	the
9		effective date of Revision 2 of this Permit.		

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CHAPTER 12

4843 Alkali Metal Storage Facility Closure Fian	
The 4843 Alkali Metal Storage Facility (4843 AMSF) is an inactive storage facility	y which is curre

<u>.</u> 5			activities. This TSD unit was operated as a storage unit for dangerous chapter sets forth the closure requirements for this TSD unit.							
ó	V.12.A.	COMPLIANCE WITH APPROVED CLOSURE PLAN								
- \$ 9 10		The Permittees shall comply with all requirements set forth in the 4843 Alkali Metal Storage Facility Closure Plan (Plan), as found in Attachment 29, including the amendments specified in Condition V.12.B. Enforceable portions of the Plan are listed below; all subsections, figures, and tables included in these portions are also enforceable unless stated otherwise:								
11		Part A, Form 3, P	Part A, Form 3, Permit Application, Revision 2							
12		Section 1.1	Executive Summary							
13		Section 2.2	Unit Description and Operations							
14		Section 2.3	Security							
15		Section 3.0	Process Information							
16		Section 4.0	Waste Characteristics							
17		Section 6.0	Closure Strategy and Performance Standards							
18		Section 7.0	Closure Activities							
19	,	Section 8.0	Post-Closure							
20		Section 9.0	References							
21	,	Appendix G	Quality Assurance Project Plan							
22	V.12.B.	<u>AMENDMENTS</u>	TO THE APPROVED CLOSURE PLAN							
23 24 25	V.12.B.a.	If closure activities have not begun and/or will not be conducted in accordance with the Plan, including these unit-specific Conditions to the Plan, a written notification shall be submitted to the Department within 30 days after the Plan is approved.								
26 27	V.12.B.b.		nall notify the Department, in writing, if at any time it is determined the els specified in this plan are exceeded.							
28 29 30 31 32	V.12.B.c.	· · · · · · · · · · · · · · · · · · ·								
33 34	V.12.B.d.	The Permittees shof Revision 3 to t	hall complete 4843 AMSF closure activities 180 days after the effective date his Permit.							

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CHAPTER 13

3718-F Alkali Metal Treatment and Storage Facility Closure Plan

The 3718-F Alkali Metal Treatment and Storage Facility was operated to treat and store alkali metal waste from the Fast Flux Test Facility and from various laboratories that used alkali metals for experiments. Contaminated equipment was treated using water, methanol, isopropyl alcohol, or 2-butoxy ethanol. Bulk waste was treated by burning to eliminate the ignitability and reactive characteristics. After the burn treatment, the waste was neutralized with acid to a pH between 2 and 12.5.

8 V.13.A COMPLIANCE WITH THE APPROVED CLOSURE PLAN

The Permittees shall comply with all requirements set forth in the 3718-F Alkali Metal Treatment and Storage Facility Closure Plan (Plan), found in Attachment 30, including the amendments specified in Condition V.13.B. Enforceable portions of the Plan are listed below; all subsections, figures, and tables included in these portions are also enforceable unless stated otherwise:

The operation of this facility resulted in the release of material, which may classify as dangerous waste and/or dangerous constituents, to the soil surrounding the building and concrete pad. A closure plan must address the full extent of operation and releases to the environment. Therefore, the Department requires the owner/operator to conduct soil sampling to determine the extent of the releases. The 3718-F Alkali Metal Treatment and Storage Facility can not be released from interim status until it can be demonstrated that the unit has been closed in accordance with closure requirements of WAC 173-303, or corrective action has been completed.

If pre-existing contamination remains at the unit in concentrations above appropriate MTCA cleanup levels, the unit is subject to additional remediation under RCRA corrective action, MTCA, or CERCLA, as appropriate.

Part A, Form 3, Permit Application, Revision 3

26 Section	on 1.2	Closure Strategy
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- 27 Chapter 2.0 Facility Description and Location Information
- 28 Chapter 5.0 Groundwater Monitoring
- 29 Chapter 6.0 Closure Performance Standards
- 30 Chapter 7.0 Closure Activities
- 31 Chapter 8.0 Post-Closure Plan

32 V.13.B. AMENDMENTS TO THE APPROVED CLOSURE PLAN

- V.13.B.a. If closure activities have not begun and/or will not be conducted in accordance with the Plan, including these unit-specific Conditions to the Plan, a written notification shall be submitted to the Department within 30 days after the Plan is approved.
- The Department shall be provided, for review and approval, a soil sampling and analysis plan at least 30 days prior to initiating actual sampling. Such a plan shall include a schedule for conducting sampling events. The analytical results of the sampling event will be used to determine if corrective action will be required to close the 3718-F Alkali Metal Treatment and Storage Facility.
- V.13.B.c. The Department shall be provided a diagram of the 3718-F Alkali Metal Treatment and Storage Facility unit boundary to be closed, addressing the maximum extent of operation.

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The diagram should incorporate the fenced area surrounding the building indicating which areas intentionally, or unintentionally, received waste. This diagram is to be submitted with

the sampling and analysis plan required by Condition V.13.B.b.

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V.13.B.d. The soil samples shall be analyzed for all dangerous constituents documented to have been potentially spilled or released at the 3718-F Alkali Metal Treatment and Storage Facility during its operating life. These analyses shall be performed in accordance with WAC 173-303-110 including the quality assurance and quality control requirements delineated in SW-846.

7 V.13.B.e. The results of all sampling shall be submitted to the Department. These submittals shall include the raw analytical data, a summary of analytical results, a data validation package, and a narrative summary with conclusions.

12 V.13.B.f. The Permittees and the independent, registered, professional engineer shall prepare and submit the certification of closure to the Department by registered mail within 60 days of closure.

15 V.13.B.g. The Permittees shall continue to address the 3718-F Alkali Metal Treatment and Storage 16 Facility as a dangerous waste management unit until receipt of the Department's written 17 notification that the closure certification is accepted as clean closed.

V.13.B.h. The Permittees shall complete the 3718-F Alkali Metal Treatment and Storage Facility closure activities within 180 days after the effective date of this Permit. This schedule may be extended at Ecology's discretion based on the results of sampling conducted at the unit.

V.13.B.i. Any solid waste remaining at the unit or generated during sampling and/or decontamination activities shall be designated and managed accordingly. The Department shall be informed in writing of the final disposition of the waste.

V.13.B.j. A written notification shall be submitted to the Department regarding the final disposition of
 equipment associated with or subject to decontamination, designation, removal, disposal,
 recycling or reuse at the 3718-F Alkali Metal Treatment and Storage Facility.

V.13.B.k. The Permittees shall notify the Department, in writing, if at any time it is determined the clean closure levels specified in this Plan are exceeded.

V.13.B.l. The Department will consider removal and decontamination complete when the concentrations of dangerous waste, dangerous waste constituents, and dangerous waste residues, which originated from the 3718-F Alkali Metal Treatment and Storage Facility, throughout the areas affected by releases from this unit do not exceed numeric cleanup levels for soils, groundwater, surface water, and air, determined using residential exposure assumptions according to the MTCA 173-340, method A or B.

V.13.B.m. A Post-Closure permit will be required if dangerous wastes constituents, residues, or decomposition products are left in place at concentrations above the numeric cleanup levels determined using residential exposure assumptions under MTCA method A or B.

38 V.13.C CHANGES TO TEXT OF REVISION 2 OF THE CLOSURE PLAN (CHAPTER 13)

V.13.C.a. Page 6-2, line 8. Disregard first bullet. The bullet inaccurately states radioactive waste was not managed at the unit. The 3718-F Alkali Metal Treatment and Storage Facility did manage radioactive sodium according to DOE-RL 1992a, 3718-F Alkali Metal Treatment and Storage Facility Closure Plan, DOE-RL-91-35, Rev. 1, U.S. Department of Energy, Richland Field Office, Richland, Washington and the 300-FF-2 Operable Unit Technical Baseline Report, BHI-00012, Rev. 00, Bechtel Hanford, Inc., Richland, Washington.

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l			CHAPTER 14							
2										
3 4 5	wastes produ	uced during the fue	3-K) was used primarily for storage, and some treatment, of dangerous laborication process. These wastes consist of beryllium/zircalloy-2 chips 4 Concretion Facility, and other process wastes.							
6	V.14.A	COMPLIANCE WITH THE APPROVED CLOSURE PLAN								
7 8 9 10		Closure Plan (Pla Condition V.14.B	hall comply with all the requirements set forth in the 303-K Storage Facility in), as found in Attachment 32, including the amendments specified in 5. Enforceable portions of the Plan are listed below; all subsections, figures, and in these portions are also enforceable unless stated otherwise:							
11	•	Part A, Form 3, P	ermit Application, Revision 3							
12		Section 2.1	Description of the 303-K Storage Facility							
13		Section 2.2	Security							
14		Chapter 4.0	Waste Characteristics							
15		Chapter 6.0	Closure Strategy and Performance Standards							
16		Chapter 7.0	Closure Activities							
17		Chapter 8.0	Post-Closure							
18	,	Appendix B	Random Sampling Locations							
19		Appendix E	Personnel Training							
20 21		Appendix F	Quality Assurance Project Plan for Sampling and Analysis for the 304 Concretion Facility Closure Activities							
22	V.14.B	AMENDMENTS	TO THE APPROVED CLOSURE PLAN							
23 24 25	V.14.B.a.	including these un	es have not begun and/or will not be conducted in accordance with the Plan, nit-specific Conditions to the Plan, a written notification shall be submitted t within 30 days after the Plan is approved.							
26 27 28	V.14.B.b.	submittal shall in	sampling required by the Plan shall be provided to the Department. This clude raw analytical data, a summary of analytical results, a data validation trative summary of conclusions.							
29 30 31 32 33 34	V.14.B.c.	date of sampling to support the 303 activities. The resubmittals shall in	shall be provided, for review and approval, a sampling and analysis plan and for any sampling event not addressed in the Plan, which provides data used 8-K cleanup activities at least 30 days prior to initiating actual sampling sults of this sampling shall be submitted to the Department. These nelude the raw analytical data, a summary of analytical results, a data te, and a narrative summary of conclusions.							
35 36 37 38 39		the Plan are exceed alternative action activities are perfe	hall notify the Department, in writing, if action levels cited in Section 6.1 of eded. The notification shall include a request for Ecology's approval of levels or identify interim measures to be taken in the 303-K until closure formed in conjunction with the 300-FF-3 Operable Unit. The interimes approved by the Department.							
40 41	V.14,B.e.	The Permittees' a closure shall be p	nd the independent, registered, professional engineer's certifications of repared and submitted to the Department by registered mail within 60 days							

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of closure as described in Section 7.8 of the Plan. The Permittees shall continue to address the 303-K as a dangerous waste management unit until receipt of the department's written notification that the 303-K is accepted as clean closed.

V.14.B.f. The allowed time for closure is hereby extended in accordance with WAC 173-303-610(4)(b)(i). The Permittees shall submit a certification of closure for 303-K prior to July 31, 1998.

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PART VI - UNIT-SPECIFIC CONDITIONS FOR UNITS IN POST-CLOSURE 2 CHAPTER 1 300 Area Process Trenches 3 The 300 Area Process Trenches were operated to receive effluent discharges of dangerous mixed waste 4 from fuel fabrication laboratories in the 300 Area. This chapter sets forth the modified closure 5 requirements. 6 VI.1.A. 7 COMPLIANCE WITH APPROVED MODIFIED CLOSURE PLAN The Permittees shall comply with all requirements set forth in the 300 Area Modified Closure 8 Plan (Plan), as found in Attachment 31, including amendments specified in Condition VI.1.B. 9 Enforceable portions of the plan are listed below. All subsections, figures, and tables 10 included in these portions are also enforceable unless otherwise stated. The Permittees shall 11 also comply with all the requirements in the 300-FF-1 and 300-FF-5 Record of Decision and 12 13 Addendum and the groundwater monitoring plan (WHC-SD-EN-AP-185, Rev. 0A). 14 Part A, Form 3, Permit Application, Revision 4 Section ADD-1 15 Addendum, Introduction Section 1.3. Content of the Modified Closure/Post-Closure Plan 16 Chapter 4.0 Waste Characteristics. Summary of non-radionuclide data. Data is 17 18 located in the Expedited Response Action Assessment for the 316-5 19 Process Trenches (DOE/RL-92-32, Rev. 0) Section 6.2.1. Minimize Need for Post-Closure Maintenance and Controls 20 Section 6.2.2. Minimize Post-Closure Escape of Dangerous Waste 21 Section 7.9. 22 Amendment to Closure Plan Certification of Closure, Survey Plat, Notice in Deed, and Financial 23 Section 7.10. 24 Requirements 25 Section 8.2. Inspection Plan 26 Section 8.4. Maintenance Plan 27 Section 8.5. Personnel Training 28 Appendix 2A Photographs 29 Appendix 5A Groundwater References RCRA, Final Status Compliance Monitoring (WHC-SD-EN-AP-185, Rev. 30 Appendix 5B 31 0A) 32 Appendix 7A Sampling and Analysis Plan 33 Appendix 7B Sampling Data and Evaluation Package for the 300 Area Process Trenches 34 Appendix 7C Training Course Descriptions 35 Appendix 7D Summary of Pre- and Post- Expedited Response Action (ERA) Sampling

Data. Radionuclide data.

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2	VI.I.B.	AMENDMENTS TO THE APPROVED MODIFIED CLOSURE PLAN
3 4	VI.1.B.a.	Page 1-1, line 34 will reference section II.K.3, of the Hanford Facility Wide Permit, which covers modified closures.
5 6 7 8 9 10	VI.1.B.b.	Pursuant to condition II.K.7. of the Hanford Facility Wide Permit. the 300 Area Process Trenches (APT) closure shall be a Modified Closure in coordination with the Record of Decision (ROD) for 300-FF-1 and 300-FF-5. Sections of CERCLA documents (examples include, but are not limited to, Remedial Design/Remedial Action CERCLA work plan, the Operation and Monitoring Work Plan. etc.) which satisfy requirements and conditions of this Modified Closure Plan will be reviewed and approved by the Department.
11 12 13	VI.1.B.c.	The Sampling and Analysis Plan, Appendix 7A (Verification Sampling), will be submitted to the Department for approval. This will occur prior to all remedial actions within the 300 APT.
14 15 16 17 18	VI.1.B.d.	Page 1-7, lines 9-13. This portion of the paragraph will be replaced by the following: "Disposal of TSD unit soil into the Environmental Restoration Disposal Facility (ERDF) (or a comparable RCRA Subtitle C Landfill) within the boundaries of the Hanford Facility is allowed through an approved, contained in demonstration, based on MTCA B cleanup levels (WAC-173-340) for the contamination carrying the F and U codes, and with TCLP data for the characteristic waste."
20 21 22 23 24 25 26 27 28	VI.1.B.e.	Page 6-1, lines 8-10. This portion of the paragraph will be replaced by the following: "Based on data in addition to ERA data (DOE/RL-92-32), remediation will occur to meet all Applicable Relevant and Appropriate Requirements (ARARs) within the trenches. This will include removal of the spoils pile for chemical contamination above MTCA C Industrial cleanup values. It has been concluded that when uranium is removed to the CERCLA cleanup standard of 350 piC/g, the Chemical Contaminants of Concern (COCs) will likely be removed to below the cleanup standard, as well. Verification samples will be collected for both chemicals and radioisotopes, as directed in the remedial action sampling and analysis plan, to determine whether performance standards for the modified closure have been met."
29 30 31	VI.1.B.f.	Page 6-1, line 11. The sentence here is deleted and replaced with the following: "When SD soils are remediated, the cleanup levels achieved for RCRA constituents could qualify the unit for clean closure of the soil."
32	VI.1.B.g.	Page 6-1, lines 22-27. This portion of the paragraph will be removed.
33 34 35	VI.1.B.h.	Page 6-2, line 23-27. These sentences will be deleted and replaced with the following: "Final closure specifications are known and will be coordinated with the CERCLA cleanup activities."
36 37 38	VI.1.B.i.	As stipulated through the RCRA Final Status Compliance Monitoring Plan (i.e., WHC-SD-EN-AP-185) Appendix IX, sampling shall not be required unless Post-Closure monitoring results indicate a need to do so.
39 40	VI.1.B.j.	Page 6-3, line 12-24. Presenting the option for Modified Closure is redundant. This paragraph will be deleted.
41 42	VI.1.B.k.	Page 6-4, lines 26-33. Presenting the Landfill Closure Option is not supported by sufficient technical data. This paragraph will be deleted.

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	VI.1.B.l.	Page 6-6, lines 14-15. This paragraph will be replaced with the following: "RCRA closure verification will occur as part of the spoils pile removal, and will be in coordination with CERCLA remedial activities."
1 5 6 7	VI.1.B.m.	Page 6-6. lines 17-19. This paragraph will be replaced with the following: "The analytical results of TSD screening/verification sampling will be reviewed by the Department. This review will be allowed at any point during the process (i.e., raw data, as well as. completed data summaries)."
8 9 10 11 12	VI.1.B.n.	Page 7-1, lines 5-10. This portion of the paragraph will be replaced by the following: "These closure activities will reflect the closure specifications stipulated in the Modified Closure/Post-Closure Plan, Hanford Facility Wide Permit (#WA7890008967), and the CERCLA ROD for 300-FF-1. Groundwater remediation will be addressed as part of the remedial actions for 3-FF-5."
13 14 15	VI.1.B.o.	Page 7-6, lines 20-22. These sentences will be replaced by the following: "Sampling will be appropriate to the applicable remedial alternatives under consideration for remediation of both CERCLA and RCRA Constituents."
16 17 18 19	VI.1.B.p.	Page 8-3, line 6. Security Control Devices (SCD) will be developed pursuant to Condition II.K.3.a. of the Permit. Design will occur during the CERCLA RD/RA process. Implementation of SCD will occur through the Department approval of pertinent sections of the CERCLA Operations and Maintenance Plan.
20	VI.1.B.q.	Page 8-3, line 20. Well condition will be assessed pursuant to Condition II.F. of the Permit.
21 22	VI.1.B.r	Page 8-5, Section 8.5. This section will reference Section II.C. of the Permit for additional training requirements.
23 24	VI.1.B.s.	Pursuant to CERCLA, removal of the spoils pile within the trenches will begin 15 months after the signature of the 300-FF-1/300-FF-5 ROD.

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

			PΑ	.RT I					
	CONDITION		<u>-</u>	CA [*]	TEGOF		QUALIFIERS		
PART	TITLE	Α	B1	C ²	D ₃	E	F	G	
I.A.	EFFECT OF PERMIT								
I.A.1.a		*	*	*	*	*	*	*	
I.A.1.b		 	*	,	*	* .	•	*	.7
I.A.2		*	*		,	*	*	*	
I.A.3	Coord. w/FFACO	 	*		+	•	•	*	-
I.B.	PERSONAL & PROPERTY RIGHTS		ż		*	*	*	*	
I.C.	PERMIT ACTIONS								
I.C.1.	Modification, Revocation, Reissuance, or Termination		*		*	1	*	*	
1.C.2.	Filing of a Request		*		*	*	*	*	-
I.C.3.	Modifications ·		*		*	*	*	*	
I,D.	SEVERABILITY								
I.D.1.	Effect of Invalidation		*		*	*		*	•
I.D.2.	Final Resolution		•		*	*	*	*	
I.E.	DUTIES & REQUIREMENTS								
I.E.1.	Duty to Comply	-	*	 -	•	*	+-	*	

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

B. North Slope and ALE

C. Interim Status TSD Units F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

CONDITION				C.	QUALIFIERS				
PART	TITLE	A	В	C	D	E	F	G	± _*
I.E.2.	Compliance Not Constituting Defense		*		*	*	*	*	•
I.E.3.	Duty to Reapply		*		*	*	*	*	e min
I,E.4.	Permit Expiration & Continuation		*		*	*	*	*	
1.E.5.	Need to Halt or Reduce Activity Not a Defense		•		*	*	*	*	
I.E.6.	Duty to Mitigate		*		*	. *	*	* =	
1.E.7.	Proper Operation & Maintenance		*			*	*	*	
1.E.8.	Duty to Provide Information	<u>-</u>	*		-	-	1	* :	
l.E.9	Inspection & Entry		,		*	*	*	1 .	k .
1.E.10	Monitoring & Records	<u> </u>							Ē#
l.E.10.a		_	*		*	*	*	* -	-=
l.E.10,b			*		-	*	*	•	
I.E.10.c		 	*		*	*	*	*	· · · · · · · · · · · · · · · · · · ·
I.E.10,d			•		*	*	*	*	
I.E.10,e					*	•	*	*	
I.E.11.	Reporting Planned Changes		*		 	*	•	*	
I.E.12.	Certification of Construction or Modification		•				*		<u>dei</u>
1.E.13.	Anticipated Noncompliance	1	*		*	*	1	•	
I.E.14.	Transfer of Permits		*			*	*	1	,
I.E.15.	Immediate Reporting	1	1	1					

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

B. North Slope and ALE

C. Interim Status TSD Units F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

	CONDITION				TEG	QUALIFIERS			
PART	TITLE	A	В	С	D	E	F	G	· –
1.E.15.a			*		*	*	*	*	
I.E.15.b			*		*	*	*	*	
I.E.15.c			*		*	*	*	*	
I.E.15.d			*		*	*	*	*	:
I.E.15.e			*		*	*	*	*	
I.E.16	Written Reporting		*		*	*	*	*	
I.E.17	Manifest Discrepancy Report								
l.E.17.a			*			*	*	*	•
I.E.17.b			*		*	*	*	*	
I.E.18.	Unmanifested Waste Report		*			*		*	
I.E.19.	Other Noncompliance		•		*	*	*	*	
I.E.20.	Other Information		*		*	*	*	*	<u> </u>
I.E.21.	Reports, Notifications & Submissions	-	*		*	*	*	*	
I.E.22.	Annual Report		*		*	*	* .	*	
I.F.	SIGNATORY REQUIREMENT		*		*	*	+	*	
I.G.	CONFIDENTIAL INFORMATION		*		*	*	*	*	
I.H.	DOCUMENTS TO BE MAINTAINED AT FACILITY SITE		•		*	*	*	*	

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land
B. North Slope and ALE
C. Interim Status TSD Units
D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)
F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

HANFORD FACILITY WIDE PERMIT (REV. 3) **ATTACHMENT 3** PERMIT APPLICABILITY MATRIX Updated November 26, 1996

			P	ART I					
	CONDITION			CAT	EG	ORY			QUALIFIERS
PART	TITLE	A	В	С	D	E	F	G	
II.A	FACILITY CONTINGENCY PLAN								
II.A.1.					*	*	*	*	For Category D, II.A. Conditions only apply to releases of hazardous substances which threaten human health or the environment.
II.A.2.					*	*	*	*	
II.A.3.					*	*	*	*	**
II.A.4.					*	*		*	Tade • Art
II.A.5.					*	*	*	*	
II.B.	PREPAREDNESS & PREVENTION								
II.B.1.						*	*		
II.B.2.						*	*		-
II.B.3.						*	*		
11.B.4.						*			<u></u>
II.C.	PERSONNEL TRAINING								
II.C.1.						*	*	•	
II.C.2.					*	*	*	*	
II.C.3.						•	*	*	

CATEGORIES ARE DEFINED AS FOLLOWS:

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

A. Leased Land
B. North Slope and ALE
C. Interim Status TSD Units
D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)
F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

	CONDITION			CAT	EG	ORY			QŪALIFIERS
PART	TITLE	A	В	С	D	E.	F	G	·
II.C.4.					*	*	•	*	For Category D, Condition II.C.4. will not apply to unrestricted (publicly accessible) areas
מו	WASTE ANALYSIS								
II.D.1.				_		*	*	*	ं । । । । । । । । । । । । । । । । । । ।
II.D.2.						*	*	*	
II.D.3.						•	*	*	
II.D.4.					*				
IE.	QA/QC								## #2
II.E.1.						*	*	*	÷ –
II.E.2.						•	*	*	-
II.E.3.						*	*	*	-
II.E.4.						•	•	*	
II.E.5.						*	*	*	
II.F.	GW AND VADOSE ZONE MONITORING					*	*	±	
II.F.1.	Purgewater Management					*	*	+	
II.F.2.	Well Remed. & Abandonment								
II.F.2.a						•	ż	*	
II.F.2.b						*	*	*	-

CATEGORIES ARE DEFINED AS FOLLOWS: .

A. Leased Land

D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

B. North Slope and ALE

C. Interim Status TSD Units F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

	CONDITION			CAT	EG	ORY			QUALIFIERS
PART	TITLE	A	В	С	D	E	F	G	*
II.F.2.c	,					*	*	*	- - - -
II.F.2.d						*	*	*	<u>.</u>
11.F.3	Well Construction					*	*	*	ā · · · · · · · · · · · · · · · · · · ·
II.G.	SITING CRITERIA				*		*		For Category D, Condition II.G. only applies if a new TSD unit is to be sited.
IIH.	RECORDICEPING & REPORTING								
ILH.1.	Cost Estimate for Facility Closure					*	t	*	,
II.H.2.	Cost Est. for Postclosure Monitoring & Maintenance					*	*	*	
II.H.3.					'	*	*	. *	
III.	FACILITY OPERATING RECORD								
11.1.1.		*	*			*	*	*	For Category D, II.I. Conditions only apply to activities subject to this Permit as defined by this matrix.
									For Category E, Condition applicability to be specified in Part V.
									Condition II.I. only applies to existing records and records prepared after the date of Permit issuance.
II.I.1.a		*	*		*	*	•	*	
II.I.1.b							+	*	
II.I.1.c					*	*	*	*	

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land
B. North Slope and ALE
C. Interim Status TSD Units
D. Areas Between TSDs (excluding E. TSD Unit Closures (in Part V)
F. TSD Operating Units (in Part III) D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V) G. TSD Units in Post-Closure/Modified Closure (in Part VI)

Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

	CONDITION		210011			ORY			QUALIFIERS	
PART	TITLE	A	В	C	D	E	F	,G	ē.	
II.I.1.d						*	*	*		
II.1.1.e			*	I	*					
H.1.1.f					*	*	•	*		
II.I.1.g						*	*	•		
II.I.1.h	Condition Reserved									
II.I.1.i						*	*	*	- .	
11.1.1.j						*	*	*	=	
II.I.1.k	·					*	•	*	÷	
11.1.1.1	Condition Reserved	·							- ' -	
ILI.1.m						*	*	*	-	
II.I.1.n					*	*		*		
II.I.1.o	Condition Reserved		·						-	
1i.1.1.p			*		*	*	*	*	_	
li.l.1.q			*		* .	*	*	*		
11.1.1.r					*	•	*	*		
II.I.1.s					*	*	*	*	7	
11.1.1.t					*	*	*	*		
11.1.2.		*	*		*		*	*		

CATEGORIES ARE DEFINED AS FOLLOWS:

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

A. Leased Land

D. Areas Between TSDs (excluding A and B)

B. North Slope and ALE

C. Interim Status TSD Units

D. Areas Between TSDs (excluding A and B)

E. TSD Unit Closures (in Part V)

F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

	CONDITION			CAT	EGO	ORY			QUALIFIERS		
PART	TITLE	A	В	С	D	E	F	G			
	FACILITY CLOSURE										
II.J.1.						*	*	*	는 전 		
II.J.2.						#	*	*	÷		
II.J.3.						*	*	*	¥		
11.J.4.						*	*	*	·		
II.K	SOIL/GW CLOSURE PERFORMANCE STANDARDS										
II.K.1.		,				*	*	*			
II.K.2.						*	*	*			
II.K.3.						*	*	*	3.		
II.K.4.						*	*	*			
II.K.5.						*	*	*	2-		
II.K.6.						*	*	*			
II.K.7.							*	*			
II.L.	DESIGN & OPERATION OF FACILITY										
II.L.1.	Proper Design & Construction					*	* ,	+	Condition II.L.2. only applies to Category E if it is a landfill closure.		
II.L.2.	Design Changes, Nonconformance, & As-Built Drawings					*	*	*	Condition II.L.2 applies to Categories E & G only if it is a landfill closure.		

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

B. North Slope and ALE

C. Interim Status TSD Units F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

**************************************	CONDITION			CAT	EG	ORY			QÜALIFIERS
PART	TITLE	A	В	С	D	E	F	G	
II.L.3.	Facility Compliance				*	*	*	*	<u>*</u> '
II.M.	SECURITY					*	*	*	·
IIN.	RECEIPT OF DANG, WASTES GENERATED OFF-SITE								
II.N.1.	Receipt of Off-Site Waste						*		• -
II.N.2.	Waste From Sources Outside the U.S.						*		
II.N.3.	Notice to Generator						*		
II.O	GENERAL INSPECTION REQUIREMENTS								
11.0.1.					*		,		
11.0.2.					*				
II.O.3.					*				
IIP.	MANIFEST SYSTEM								
II.P.1.						*	*	•	
II.P.2,						*	*	*	
IIQ	ON-SITE TRANSPORTATION								
II.Q.1.					•	•	*	*	
II.Q.2.	,				*	•	*	•	
II.R.	EQUIVALENT MATERIALS								

CATEGORIES ARE DEFINED AS FOLLOWS:

D. Areas Between TSDs (excluding A and B) A. Leased Land

B. North Slope and ALE

C. Interim Status TSD Units

D. Areas Between TSDs (excluding E. TSD Unit Closures (in Part V)

F. TSD Operating Units (in Part III)

^{*} Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX Updated November 26, 1996

	CONDITION			CAT	EG	ORY			QUALIFIERS
PART	TITLE	A	В	С	D	E	F	G	
II.R.1.						*	*	* .	・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・
II.R.2.	·					*	*	*	Ž.
II.R.3.						*	*	*	
II.S.	LAND DISPOSAL RESTRICTIONS				*	*	*	*	季
ILT.	ACCESS & INFORMATION				*	*	*	*	
IIÚ.	MAPPING OF UNDERGROUND PIPING								
II.U.1.				*		*	*	*	Ē
II.Ù.2.				*		•	*	*	- - -
II.U.3.				*		*	*	*	-
II.U.4.				*		*	*	*	÷ .
11.V.	MARKING OF UNDERGROUND PIPING			*		*	*	*	
II.W	OTHER PERMITS AND/OR APPROVALS								
II.W.1.						*	*	*	
II.W.2.						*	*	•	÷
11.W.3.						*	*	*	r A1
II.X	SCHEDULE EXTENSIONS								
II.X.1.	·			*	*	*	*	*	Condition II.X. only applies to Category C if activities are subject to Conditions II.U. and II.V.

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

B. North Slope and ALE

C. Interim Status TSD Units

D. Areas Between TSDs (excluding A and B)

E. TSD Unit Closures (in Part V)

F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

	CONDITION			CAT	EG	ORY			QUALIFIERS
PART	TITLE	A	В	С	D	E	F	G	- -
II.X.2.				*	*	*	*	*	Condition (I,X. only applies to Category D if activities are subject to this Permit as defined by this matrix.
	NAME OF OUR OCCUPIONS		PARTS	JU, IV	, and	١V			
	UNIT SPECIFIC CONDITIONS FOR FINAL STATUS OPERATIONS								
III.1.A.	616 NRDWSF COMPLIANCE WITH APPROVED PERMIT APPLICATION						*		·
III.1.B.	AMENDMENTS TO THE APPROVED PERMIT APPLICATION						*		i :
III.2.A.	305-B COMPLIANCE WITH APPROVED PERMIT APPLICATION						*		
III.2.B.	AMENDMENTS TO THE APPROVED PERMIT APPLICATION						*		
III.3.A	PUREX TUNNELS COMPLIANCE WITH APPROVED PERMIT APPLICATION						*		
III.3.B	AMENDMENTS TO THE APPROVED PERMIT APPLICATION						*		= /
IV.	CORRECTIVE ACTIONS FOR PAST PRACTICE	*	•		*	33 33 50 4			
V	UNIT: SPECIFIC CONDITIONS FOR UNITS UNDERGOING CLOSURE								

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

B. North Slope and ALE

C. Interim Status TSD Units

D. Areas Between TSDs (excluding A and B)

E. TSD Unit Closures (in Part V)

F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

	CONDITION ·			CAT	EG	ORY	-	<u></u>	QUALIFIERS
PART	TITLE	A	В	С	D	E	F	G	Ş
V.1.A.	183-H BASINS COMPLIANCE WITH APPROVED CLOSURE PLAN					*			1
V.1.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*			50. 5. 60.
V.2.A.	300 ASE COMPLIANCE WITH APPROVED CLOSURE PLAN					*			
V.2.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*			· -
V.3.A.	2727-S COMPLIANCE WITH APPROVED CLOSURE PLAN					*			
V.3.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*			
V.4.A.	SHLWS COMPLIANCE WITH APPROVED CLOSURE PLAN					*			
V.4,B,	AMENDMENTS TO THE APPROVED CLOSURE PLAN			<u>.</u>	·	*			s [2
V.5.A.	218 BPDS COMPLIANCE WITH APPROVED CLOSURE PLAN		,			*			
V.5.B,	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*			
V.6.A.	200 APDS COMPLIANCE WITH APPROVED CLOSURE PLAN					*			-
V.6.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*			
V.7.A.	2101-M POND COMPLIANCE WITH APPROVED CLOSURE PLAN					*			

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

D. Areas Between TSDs (excluding A and B)

B. North Slope and ALE

C. Interim Status TSD Units

D. Areas Between TSDs (excluding A and B)

E. TSD Unit Closures (in Part V)

F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

Updated November 26, 1996

	CONDITION			CAI	EG	ORY	·		QUALIF	IERS
PART	TITLE	A	В	С	D	E	F	G	#. 	# · · · - . —
V.7.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*				
V.8.A.	B PONDS COMPLIANCE WITH APPROVED CLOSURE PLAN					*	•		F.,	数 位 ::
V.8.B.	AMENDMENTS TO THE APPROVED CLOSURE PLAN					*				ž.
V.9.A	HANFORD PATROL ACADEMY DEMO COMPLIANCE WITH APPROVED CLOSURE PLAN					ŧ			, ' č. - j.	<u>.</u>
V.9.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN					*				м ш 5
V.10.A	105-DR FACILITY COMPLIANCE WITH APPROVED CLOSURE PLAN					*			-	Ťr.
V.10.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN		'			*			,	
V.11.A	304 CONCRETION FACILITY COMPLIANCE WITH APPROVED CLOSURE PLAN					*				-
V.11.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN					*			, 	
V.12.A	4843 ALKALI METAL STORAGE FACILITY COMPLIANCE WITH APPROVED CLOSURE PLAN					*			. Ē	
V.12.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN					*				
V.13.A	3718-F ALKALI METAL TREATMENT AND STORAGE FACILITY COMPLIANCE WITH APPROVED CLOSURE PLAN					*	•		,	
V.13.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN					*				

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land

D. Areas Between TSDs (excluding A and B)

G. TSD Units in Post-Closure/Modified Closure (in Part VI)

B. North Slope and ALE

E. TSD Unit Closures (in Part V)

C. Interim Status TSD Units F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers

PERMIT APPLICABILITY MATRIX

Updated November 26, 1996

	CONDITION		*******	CAT	EG	ORY			QUALIFIERS		
PART	TITLE	A	В	С	D	E	F	G			
V.14.A	303-K STORAGE FACILITY COMPLIANCE WITH APPROVED CLOSURE PLAN					*			i		
V.14.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN								1.	9	
Vi	UNIT SPECIFIC CONDITIONS FOR UNITS UNDERGOING POST-CLOSURE/MODIFIED CLOSURE										
VI.1.A	300 AREA PROCESS TRENCHES COMPLIANCE WITH APPROVED CLOSURE PLAN							*	-		
VI.1.B	AMMENDMENTS TO THE APPROVED CLOSURE PLAN							*	10 Miles	~	

CATEGORIES ARE DEFINED AS FOLLOWS:

A. Leased Land
D. Areas Between TSDs (excluding A and B)
B. North Slope and ALE
C. Interim Status TSD Units
D. Areas Between TSDs (excluding A and B)
E. TSD Unit Closures (in Part V)
F. TSD Operating Units (in Part III)

Condition applies to this category, as modified by applicable footnotes and qualifiers